

Case No. A107100

**COURT OF APPEAL OF THE STATE OF CALIFORNIA  
FIRST APPELLATE DISTRICT, DIVISION FOUR**

CHURCH OF SCIENTOLOGY  
INTERNATIONAL, A California  
nonprofit religious corporation,

Plaintiff and Appellant,

vs.

GERALD ARMSTRONG, an  
Individual,

Defendant and Respondent.

Appeal Case No. A107100

[Consolidated with Case No.  
A107095]

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On Appeal from the Superior Court of the State of California  
County of Marin  
Honorable Lynn Duryee

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**RESPONDENT'S APPENDIX**

**VOLUME II (Pages 84 - 167)**

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**Gerry Armstrong**  
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**FILED**

DEC 06 2004

Court of App. First App. Dist.  
DIANA HERBERT

By \_\_\_\_\_  
DEPUTY

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# DECLARATION OF GERALD ARMSTRONG

I, Gerald Armstrong, declare:

1. I am the appellant in this appeal and the defendant in the underlying Marin Superior Court action. I have personal knowledge of the facts set forth in this declaration and could competently testify thereto if called as a witness. I am making this declaration in support of an opposition to plaintiff and respondent Scientology's motion to dismiss the appeal and in support of a cross motion to stay enforcement of the judgment during the pendency of the appeal.

2. Scientology moves this Court to dismiss my appeal from the judgment it obtained against me and its permanent injunction filed October 17, 1995 (Exhibit C to Declaration of Andrew H. Wilson ("Wilson Dec") in support of Motion) on the ground that I have "been held to be in ongoing contempt of the very court order from which [I] seek[ ] to appeal, that [I am] a fugitive from that court order, and that a bench warrant has been issued by the Superior Court for [my] arrest pursuant to the order of contempt." (Motion, pl) Scientology's motion, memorandum of points and authorities and Mr. Wilson's declaration contain falsehoods.

3. Scientology states:

"Armstrong has willfully disobeyed the injunctive order from which he appeals and has been held in contempt for that disobedience." (Scientology's Memorandum of Points and Authorities ("Scn Memo"), pl)

This is false.

4. The contempt order, a true and correct copy of which is

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appended hereto as Exhibit 1, states:

"ARMSTRONG willfully disobeyed the [October 17, 1995 Permanent Injunction] Order. On or about January 26, 1997, ARMSTRONG sent a document entitled DECLARATION OF GERALD ARMSTRONG to United States District Judge Ronald M. Whyte. Judge Whyte was at the time presiding over three cases in which plaintiff is [Scientology alter ego entity Religious Technology Center, Inc.] RTC. In the Declaration ARMSTRONG recites his understanding that he was prohibited from sending such a Declaration directly to litigants and states that he is instead sending it directly to Judge Whyte in the hopes of influencing his decision on a pending matter. This evidences ARMSTRONG'S disobedience of the Order and Judgment." (Ex. 1, 3:1-10)

5. Nowhere in the subject January 26, 1997 declaration, a true and correct copy of which is appended hereto as Exhibit 2, do I make the statements Scientology has included in its Order which Judge Thomas signed. I state in the January 26, 1997 declaration:

"This [October 17, 1995 Permanent Injunction] order does not, however, prohibit me from voluntarily assisting a person judging litigations involving the order's "beneficiaries." I believe that the United States District Court is a "governmental organ or entity" excluded from the prohibitions of the order. [Wilson Dec, Ex. C, 8:1,2,6,7] I am therefore providing the original of this declaration to the Court."



6. The Injunction specifically permits me to "[v]oluntarily assist[ ] any [ ] governmental organ or entity [ ] regarding [Scientology, its claims and claims against it]." (Wilson Dec, Ex. C, 7:4-7; 8:1-7). My reasoning for the legality of my sending the declaration to Judge Whyte is that if the Marin Superior Court's Order prohibits me from "voluntarily assisting," or freely communicating to, governmental organs or entities about Scientology, I would not be permitted to report, e.g., murder. Such an interpretation must create a terrible illegality and a public wrong. Scientology is widely known as a dangerous and criminal cult, and I believe everyone, for individual and the common safety, must be free to communicate its dangers and criminality.

7. My January 26, 1997 declaration was the reporting of another crime by Scientology, namely obstruction of justice through its attempt to intimidate me, a subpoenaed witness, into not obeying the subpoena. I believe that it was completely legal, probably a civic duty, and certainly not prohibited by the Permanent Injunction, to bring the obstruction of justice, and the facts underlying and surrounding it, to the attention of Judge Whyte who presided over the case in which the obstruction of justice occurred.

8. On January 23, 1997 I received a subpoena, a true and correct copy of which is appended hereto as Exhibit 3, from Grady Ward in the case of RTC v. Ward, US District Court for the Northern District of California, case no. C-96-20207 RMW. Mr. Ward's subpoena states:

"You are commanded to produce and permit inspection and copying of the following documents or objects [ ]:



All documents and declarations authored by yourself documenting abuse, fraud, and unlawful acts by the Church of Scientology Enterprise or any of its investigators, such as Eugene Martin Ingram." (Ex. 3) See also Ex. 2 hereto, 43:13-15. In response to Mr. Ward's subpoena I produced my January 26, 1997 declaration and the exhibits thereto. (Ex. 2)

9. On January 24, 1997 I received by fax a letter, a true and correct copy of which is appended hereto as Exhibit 4, from Scientology attorney Andrew H. Wilson, threatening prosecution in the Superior Court if I provide the documents to Mr. Ward as subpoenaed. Mr. Wilson's statement in the second paragraph that my "obligation to produce documents in response to lawfully issued and served subpoena is unquestioned" I took to be an effort to give plausible deniability to the threat and the clear obstruction of justice contained in the rest of the letter. I understood Mr. Wilson to be saying for Scientology, "We know you have a legal right to produce the subpoenaed documents, but we're going to prosecute you anyway." See also Ex. 2 hereto, 43:16-22.

In response to Mr. Wilson's threat I sent the declaration I had been ordered to produce by Mr. Ward to Judge Whyte, who, I believed, and still believe, is the proper person to be advised of and curtail Scientology's interference with a witness in the cases before him.

10. Mr. Ward's subpoena to me commanding the production of declarations and other documents concerning Scientology private investigator Ingram was relevant because Mr. Ingram had orchestrated or participated in a number of crimes or intelligence operations against me; e.g., threatening to put a



bullet between my eyes; illegally videotaping me; attempted entrapment; worldwide character assassination, which Scientology calls "black propaganda" or "black PR;" and harassment of my friends. He had also orchestrated or participated in a number of crimes or intelligence operations against my attorney Michael Flynn; e.g., framing him with forgery of a \$2,000,000 check; and my attorney Ford Greene; e.g., planting a spy in his office to copy and/or steal his files; filing false bar complaints; harassing his friends. I understand that Mr. Ward was also the target of crimes or intelligence ops orchestrated or participated in by Mr. Ingram, and that Mr. Ward was seeking information in order to have Scientology and Ingram desist in such crimes or ops.

11. The Order of Contempt signed by Judge Thomas states:

The injunction "prohibited ARMSTRONG from voluntarily assisting any person arbitrating or litigating adversely to the Beneficiaries and also prohibited ARMSTRONG from facilitating in any manner the creation, publication, broadcast, writing, electronic recording or reproduction of various documentary works. There is no suggestion, and certainly no showing by ARMSTRONG, that he is incapable of complying with the Order." (Ex. 1, 2:20-26)

This is untrue for three reasons. I was subpoenaed and did not "voluntarily" produce the documents I produced. I was reporting the criminal offense of obstruction of justice. I was doing what every citizen should do: oppose injustice. I have stated over and over, since 1990, and remain even more convinced today, that it is wrong, illegal and dangerous for any entity, but



particularly an organization such as Scientology, to be able to say whatever it wants about anyone, including me, and the target of those statements, including me, be unable to respond; and further, if he does respond, to be subject to fines and imprisonment. To not respond, then, is, because of that wrong, illegality and danger, for moral, ethical, legal and religious reasons, no matter what penalty injustice may impose, for me, impossible.

12. Although it is correct to say that Judge Thomas signed Scientology's document which states that I willfully disobeyed the Order, it is false to say that I have willfully disobeyed the injunctive order from which I appeal and have been held in contempt for that disobedience." I was permitted by the Order to send Judge Whyte the declaration, and I had been subpoenaed.

13. Scientology states:

"Rather than discharging the contempt order of the Superior Court, or properly noticing a timely appeal from it, Armstrong fled the United States....The appeal should therefore be dismissed." (Scn Memo. p.1)

This is false.

14. I left the United States in February, 1997. Scientology obtained its contempt order in June. (Ex. 1 hereto)

15. Mr. Wilson states:

"Accordingly CSI moved for an Order to Show Cause why Armstrong should not be held in contempt of court for [sending the declaration to Judge Whyte]. Rather than responding to the OSC Armstrong fled the country... Armstrong's flight required that we serve the Order to Show Cause by publication." (Wilson Dec, p6, ¶11)



This is false.

16. Accepting Mr. Wilson's own representation, he called my former residence in San Anselmo, California to give notice of his ex parte application for the OSC on February 14, 1997. (See Wilson letter, Ex. 11 hereto) I had left that residence on January 28, 1997 and was already in Canada on February 11. Appended hereto as Exhibit 5 is a true and correct copy of my boarding pass from that date.

17. I left the US, not because of Scientology's OSC or its contempt order, but because of this organization's unceasing threats and attacks and my need to be in a position to oppose those threats and attacks, for my own safety and for the safety of countless other people attacked and victimized by the organization.

18. I have been for many years and am now the target of Scientology's notorious "Fair Game" policy concocted and named by organization founder L. Ron Hubbard, which states in one of its forms that "enemies" may be tricked, cheated, lied to, stolen from and destroyed without discipline to the perpetrator. In another form, which along with the above description is used and defended by Scientology as "scripture," Hubbard writes:

"The law can be used very easily to harass, and enough harassment on somebody who is simply on the thin edge anyway, well knowing that he is not authorized, will generally be sufficient to cause his professional decease. If possible, of course, ruin him utterly."

These are widely known writings, and Scientology does not deny their authenticity. I can provide these and other policies providing instruction on the Scientology organization's



aggressive and dangerous nature and activities if this Court so desires. On information and belief, many judges in this state, and probably across the United States, have an awareness already of Scientology's use of the law for impermissible purposes.

19. I have been assaulted, spied on, run into bodily with a car, threatened with murder, illegally videotaped, and harassed in many other ways by agents of Scientology. Organization agents have stolen legal documents and art from me, sued me five times, filed countless false sworn statements about me, attempted to involve me in a freeway accident, and attempted at least thirteen times to have me jailed on false charges. The organization has carried out fair game campaigns against my attorneys Michael Flynn and Ford Greene. It has carried out an international campaign to destroy my credibility and reputation pursuant to its policy and practice of black PR, which is another form and facet of fair game.

20. Scientology obtained my signature on its "settlement agreement," the judicial enforcement of which led to the Judgment from which I am appealing, by fraud, duress and the compromise of my attorney Michael Flynn through a concerted campaign subjecting him to years of fair game. I have provided a wealth of evidence concerning the circumstances at the time of the 1986 "settlement" and this fraud, duress and attorney compromise in the record on appeal, and cited to that evidence in my opening brief, a true and correct copy of the relevant pages from which is appended hereto as Exhibit 6.

21. Scientology brought me back into its conflict and brought me to speak out against its tortious and criminal practices because of its black PRing and threatening me after the



"settlement." I have provided in the record on appeal evidence concerning Scientology's attacks and threats following the "settlement" and before I responded, and cited to that evidence in my opening brief, a true and correct copy of the relevant pages from which is appended hereto as Exhibit 7.

22. Scientology continued to fair game me after it commenced its judicial enforcement of the "settlement agreement." I have provided in the record on appeal evidence concerning Scientology's attacks and threats during that period up to its obtaining the judgment from which this appeal is taken, and cited to that evidence in my opening brief, a true and correct copy of the relevant pages from which is appended hereto as Exhibit 8.

23. Following its obtaining the "permanent injunction" and "judgment" against me, Scientology has continued up to the present to fair game, black PR and threaten me. It is these attacks and threats, all generated by the Scientology organization, which brought me to leave California and go to Canada where for a period of time I would be able to counter the threats and attacks.

24. Appended hereto as Exhibit 9 is a true and correct copy of two documents I received in late November, 1996 from Craig Branch of the Watchman Fellowship, a Christian research and apologetics organization and publisher. The first is a letter dated October 21, 1996 from Cathy Norman of Scientology's Office of Special Affairs ("OSA") in Austin, Texas. OSA is the internal branch of the Scientology enterprise which carries out its legal and extra-legal attacks on the organization's targeted "enemies."

The second document is black PR on me given a date of May 10, 1993 generated by OSA in its central office, directed by David



Miscavige, who holds other designations such as "leader," "Chairman," "ecclesiastical head" and "DM," and who is personally, just as Hubbard was before him, responsible for his organization's black PR and all its fair game. The 1993 black PR is factually false and presents a false and degrading picture of me. It is similar to a mountain of black PR Scientology disseminated about me prior to the "injunction." Ms. Norman states in her letter that she also provided the black PR document to one James Walker, of the Texas branch of Watchman Fellowship.

25. Appended hereto as Exhibit 10 is a true and correct copy of a letter dated February 12, 1997 from my attorney George W. Abbott to Ms. Norman, David Miscavige, and corporate entities RTC and CSI, the latter being plaintiff and respondent herein. In his letter on my behalf Mr. Abbott demands a retraction and payment of damages. Mr. Abbott also states:

"I have advised Mr. Armstrong that he is free to communicate orally, in writing or by any other legal medium available to him to fully correct the lies and distortions in your letter and dead agent document. I have advised him that he is free to communicate to anyone he believes may have been or may be exposed to this black PR, and that he is free to explain why Scientology and its leaders have created and distributed these documents.

I have further advised Mr. Armstrong that Scientology cannot legally prevent him from correcting this libel with threatened enforcement of your organization's "settlement agreement" of December, 1986. Each moment you and your seniors prevent him



from telling the truth to whomever he chooses in rejection of your documents' attack on his character you are increasing his damages." (Ex.10, p2,3)

26. Appended hereto as Exhibit 11 is a true and correct copy of a letter dated February 25, 1997 from attorney Wilson to Mr. Abbott refusing to retract the libel and rejecting the demand. In his letter, Mr. Wilson states:

"[Armstrong] is [not] free to communicate orally, in writing or by any other legal means available to him to fully correct... alleged lies and distortions." (Ex. 11, p1, ¶3)

27. Instead of responding responsibly to the presentation of serious charges of a personal and defamatory attack on me, Mr. Wilson forwards Scientology's black PR attack:

"It is apparent to me that you and Mr. Armstrong are colluding to create a defense to a charge of contempt against Mr. Armstrong, as evidenced by your statement that you have advised Mr. Armstrong that he is free to communicate with anyone to correct lies which have been told about him. Before you provide Mr. Armstrong with such a purported "advice of counsel" defense, you should carefully consider whether you have a reasonable basis for such advice, whether you are subjecting yourself to liability for your uninformed advice or, even worse, for your collusion with Armstrong to avoid the Court's directive, and whether you are ultimately willing to be yet another victim of Mr. Armstrong's pathology." (Ex. 11, p2, ¶4)

28. Mr. Wilson also states:



"Mr. Armstrong will never be able to prove defamation.

I have reviewed the documents which you allege are defamatory and am unable to find any statement concerning Mr. Armstrong, much less one which is defamatory." (Ex. 11, p1, ¶4)

Mr. Wilson is forwarding a lie. The name "Armstrong," referring to me, occurs in the 1993 document 83 times, and each of its 8 pages and 27 paragraphs concerns me personally.

29. In January this year I came across the internet site of a Maureen Garde which contained part of Scientology's IRS Form 1023 responses to questions asked of the organization by the IRS when dealing with its application for tax exemption. I discovered a section in the webbed 1023 submission, which Scientology had filed in 1991 or 1992, containing the same sort of black PR on me as is contained in other black PR the organization has published about me. A true and correct copy of part of the 1023 submission, which I downloaded off the internet and printed, is appended hereto as Exhibit 12. Scientology's statements about me and my earlier litigation, Los Angeles Superior Court Case No. C 420153, are in fact and conclusion false. The decision of Judge Paul G. Breckenridge, Jr. in that case was affirmed on appeal, Scientology v. Armstrong, (1991), 232 Cal.App.3rd 1060, 283 Cal.Rptr. 917. Scientology was granted tax exemption by the IRS in 1993 on the basis of this false submission. Scientology submitted these false statements to the IRS during a time the organization was attempting to judicially and extrajudicially silence me and thus prevent me from responding to its falsehoods. The importance of my earlier litigation and testimony to the IRS in its denial of



Scientology's tax exemption is shown by Scientology's statements in the 1023 response:

"the Service has continuously thrust the **Armstrong** case at us, demanding an explanation." (Ex.12, p1)

"The IRS CID, however, absorbed Breckenridge's findings as the definitive statement of what Scientology is, and used this decision and the Flynn witnesses who testified at the trial as the nucleus of their investigation." (Ex. 12, p4)

30. The depth of Scientology's black PRing of me in its submission to the IRS is shown by its statement:

"As we shall demonstrate below, all this decision ever involved was **Armstrong's** state of mind, which subsequently obtained evidence proved conclusively to be one sordid, sado-masochistic nightmare. Furthermore, **Armstrong's** state of mind horror stories have fallen on deaf ears in recent litigation. Relying on **Armstrong** or the **Armstrong** decision is wholly unjustified." (Ex. 12, p1)

31. On information and belief, Scientology makes this 1023 submission publicly available at all of its branches. This document continues to be available on the internet for the whole world to see at <http://superlink.net/user/mgarde/irs1023.htm>.

32. I believe that Scientology will do anything to silence me completely and forever. I also believe that Scientology's false submission to the IRS and its obtaining of its tax exemption based thereon constitutes a massive fraud upon the people of not only the US but the world. I therefore had to leave the US, where Scientology could prevent me from correcting



this fraud, and have me harmed in many ways to so prevent me, to be in a country where I have legal protection from Scientology's abuse of the justice system and where I could work to correct its fraud.

33. Although Scientology possessed both the 1993 black PR sent to Watchman Fellowship principals Branch and Walker and the IRS form 1023 black PR on me during the discovery phase of this case in the Court below, and although both documents were of a type and nature of document Scientology was ordered to produce to me during discovery, Scientology did not produce these documents.

34. While I was in Germany in October this year, at the invitation of a Christian group who also paid my expenses, to discuss, inter alia, Scientology's obtaining its IRS tax exemption by fraud and its "religious" persecution of innocent people, Scientology agents passed out copies of a black PR document on me, a copy of which, along with an English translation, is appended hereto as Exhibit 13. This black PR is based on false statements about me attributed to Scientology attorney Elliot Abelson who has his office in Los Angeles, California. On information and belief, this black PR document was also provided by Scientology to German media persons, and at least one newspaper used the information contained in the document in a published article.

35. Approximately three months ago I was advised by a Canadian radio journalist in Edmonton, Alberta that Scientology OSA agent Yvette Shank provided her with a pack of documents concerning me, which, on information and belief, is black PR.

36. Approximately two months ago I was contacted by a British television journalist and advised that Scientology



director and OSA agent Lynn Farny provided British Television Channel 4 with a letter and a pack of documents concerning me, which, on information and belief, is black PR.

37. Over the past two years I have also been the target of a number of black PR attacks by Scientology agents on the internet newsgroup alt.religion.scientology, ("ARS"), and on various Scientology internet sites.

38. Appended hereto as Exhibit 14 is a true and correct copy of a complaint for defamation and intentional infliction of emotional distress, Gerald Armstrong v. David Miscavige, et al., US District Court, District of Nevada, Case No. CV-N-00670-ECR (RAM), filed November 24, 1997. This lawsuit flows from David Miscavige and his Scientology organization's manufacture and dissemination of the black PR publications forming Exhibit 9 hereto, received by me in November, 1996.

39. Appended hereto as Exhibit 15 is a true and correct copy of my letter of March 6, 1997 to David Miscavige requesting a meeting with him in order to correct the falsehoods in his organization's 1023 submission and hopefully bring about other reforms in Scientology, and laying out a program I intend to follow if he refused to meet and correct the record.

40. Appended hereto as Exhibit 16 is a true and correct copy of two letters dated March 25, 1997 and May 5, 1997 to Mr. Miscavige from George Abbott. The March 25 letter accompanied my March 6 letter to Mr. Miscavige. These two letters were refused by Mr. Miscavige and RTC and returned by the postal service. The May 5 letter was faxed to Mr. Miscavige at RTC, along with the March 6 and March 25 letters.

41. Appended hereto as Exhibit 17 is a true and correct



copy of a letter dated May 8, 1997 to Mr. Abbott from attorney Andrew Wilson, who rejects on behalf of Mr. Miscavige my proposal to meet and correct Scientology's falsehoods.

42. Appended hereto as Exhibit 18 is a true and correct copy of a letter dated November 27, 1997 from Mr. Wilson to me received by me December 1, stating:

"I write to apprise you that I shall appear December 2 at 9:30 a.m. before the Hon. Gary Thomas in Courtroom H of the Marin County Superior Court to seek an order to show cause re contempt arising out of your recent actions in creating and publishing certain documentary works over the internet, in granting interviews to various English and German media and other actions taken by you while in Germany." (Ex. 18)

43. Later on December 1 I posted to ARS a message, a true and correct copy of which is appended hereto as Exhibit 19, in which I stated that "I can't make the 0930 appearance."

44. On December 4, a Scientology process server attempted to serve me in the office of Mr. Abbott, who represents me in the Armstrong v. Miscavige, US District Court case, supra (Ex.14), with what I understand to be an OSC issued by the Marin Superior Court. I advised the process server, who spoke with me by phone from Mr. Abbott's office that I would be in Mr. Abbott's office within two weeks and would at that time accept service of whatever she had.

45. Also on December 4 I posted to ARS a message, a true and correct copy of which is appended hereto as Exhibit 20, specifically directed to the Scientology organization, in which I stated:



"I explained to [the process server/agent] that I expect to be in Mr. Abbott's office within two weeks, and that when I know that I will be there I will call her number and she can come by to serve me." (Ex. 20)

I also stated in the December 4 post:

"If I don't show up within 2 weeks, and don't accept service of your papers in Mr. Abbott's office within 2 weeks, you can go wherever you want to serve me." (Ex. 20)

46. On December 5 I also called Mr. Wilson's office and left a voice mail message, providing generally the same information as in my December 4 post, and advising Mr. Wilson specifically that I expected to be in Mr. Abbott's office within two weeks and would accept service at that time of whatever the Scientology organization wanted to serve on me. I am at this time in the process of moving to my new residence in Nevada.

47. Appended hereto as Exhibit 21 is a true and correct copy of my letter of October 18, 1997 to the [Congressional] Commission on Security and Cooperation in Europe regarding "Religious Intolerance in Europe: the Scientology connection." This letter discusses my Scientology experiences and knowledge and criticizes Scientology's abuse of people and abuse of the justice system, including abuse in the matters before this Court. In addition to mailing the letter to the CSCE, I posted it to ARS and have provided it to many people for further free distribution.

48. Appended hereto as Exhibit 22 is a true and correct copy, as downloaded from US Government documents internet site <http://thomas.loc.gov/r105/r105d09no7.html>, of the November 9,



1997 Congressional Record concerning H. Con. Res. 22, a proposed resolution to condemn Germany for its government's actions and policies regarding the Scientology's organization.

49. Appended hereto as Exhibit 23 is a true and correct copy of a letter delivered by me on December 5, 1997 to the United States Consulate General in Vancouver, B.C., Canada, and to the Vancouver Sun and Vancouver Province newspapers. This letter, or a similar version to this, was delivered by people protesting the Scientology organization's violations of human rights to US consulates and embassies and US Federal buildings in various places around the world on December 5. Also forming part of Exhibit 23 is a copy of an updated list of signatories to the letter.

50. Appended hereto as Exhibit 24 is a true and correct copy of a study entitled "Brainwashing in Scientology's Rehabilitation Project Force (RPF)" presented at the Society for the Scientific Study of Religion in San Diego, California November 7, 1997 by Stephen A. Kent, Ph.D., Department of Sociology, University of Alberta, Canada. This study cites to an affidavit executed by me in 1982, and to a post I made to ARS a few months ago. (See, e.g., Ex. 24, Bibliography, p. 32) I was in the RPF, Scientology's penal camp, on two occasions for a total of 25 months.

51. Appended hereto as Exhibit 25 is a true and correct copy of the decision of Judge Paul G. Breckenridge, Jr in the case of Scientology v. Armstrong, Los Angeles Superior Court Case No. C 420153 filed June 22, 1984. This decision was affirmed on appeal, Scientology v. Armstrong, 232 Cal.App.3d 1060, 283 Cal. Rptr. 917.



52. Appended hereto as Exhibit 26 is a true and correct copy of a number of messages, the pages of which I have hand-numbered "1" - "60", posted to the ARS newsgroup by me and others during the period of June to December, 1997. My participation in the discussions shown in these posts is representative of my participation in ARS since I began to participate in June this year. I have made approximately 200 posts to ARS in that time, and my name has appeared or my experiences discussed on the ARS newsgroup perhaps two thousand times.

53. ARS is a cyberspace message center and meeting place for people who seek an end to Scientology's fair game doctrine, and who derive a certain amount of safety from fair game attacks by meeting, communicating and reading others' communications on the newsgroup. ARS is free to everyone, and no one is barred from participating, including Scientologists and Scientology agents, who participate for the most part by practicing fair game against the people dedicated to ARS's goal of ending that practice, and ending the threat it is to so many. Participation in ARS is by posting to the newsgroup messages relating to Scientology. Much of the information provided by participants makes its way onto "permanent" web sites or is otherwise "permanently" archived. A number of ARS participants are defendants, some like myself in propria persona, in Scientology litigations.

54. Many documents filed in Scientology litigations around the world are posted to ARS, often the day they are filed in court. In this appeal, I posted my Appellant's Opening Brief filed in August this year, and there was some subsequent discussion on the newsgroup of certain sections or facts from the brief. The instant document, for example, I will also post at



some point. I have found that all the work of preparing documents and making them public is one of the prices for finding relative safety through faith in free speech and the efficacy of getting the word out. What flows on ARS's field of free speech is the participants' knowledge of and experiences with Scientology's nature and activities, past and present, and the participants' on-going experience of participation. Since I have had a very long and intense experience with Scientology and continue to have a very time-consuming, full-time and threatening legal, extralegal and psychological relationship with the organization, and its leader David Miscavige, I have potentially a great deal to give to and receive from participation in ARS. Some people post anonymously; some post openly, using their real names, as I do. Posts to ARS have averaged some 300 per day for the past few years. ARS has no organization, but is sometimes used for organizing the unorganized participants. One of its main organizing activities is the present, continuing and global picketing of the Scientology organization protesting its human rights abuses. I participate in these pickets as circumstances permit.

55. Exhibit 26, ppl-2, dated 6/25/97, is my response to attorney Ford Greene and ARS participant Jim Byrd's posts re Scientology's Contempt Order (Ex. 1 hereto).

56. Exhibit 26, pp3-4, dated 7/13/97, is my response to ARS participant Anonymous's post re Scientology's claim of raising IQ.

57. Exhibit 26, p5, dated 7/19/97, is my response to Garry Scarff's post threatening:

"Word has it that the motions are in place to ferret



Mr. Armstrong back to the United State, involuntarily if necessary, to answer to federal charges of elluding U.S.laws." (Ex. 26, p5)

As I stated in the response, Mr. Scarff has testified that he was involved with Scientology agents in assassination plots, and he was claiming during the period in which he made the above-quoted threat that he was then meeting with Scientologists.

58. Exhibit 26, pp6-8, dated 7/23/97, is my response to a posted question from Scientology agent Keith Wyatt who asks:

"I want to read your whole side of the story from start to finish. Why do you feel you have been unfairly and unjustly treated?" (Ex. 26, p6)

My answer contains an analysis of the basic issue in this appeal, and a statement of why I have been in Canada:

"But what if I were the last person on earth who had the knowledge I have; or what if I were the last person on earth who had a key.....

That is why I am in Canada, and that is why I will say what I'm called to say. To do otherwise is unfair and unjust." (Ex. 26, pp7,8)

59. Exhibit 26, p9, dated 7/7/97, is my post re an L. Ron Hubbard statement on Scientology brainwashing.

60. Exhibit 26, pp10,11, dated 9/1/97, is my response to a question posted by ARS participant Tilman Hausherr who asks:

"Can you tell us more about this? I would like to hear the name of these people." (Ex. 26, p10)

Mr. Hausherr was asking about a quote from my opening brief filed herein:

"also hired individuals who followed and surveilled GA,

assaulted him, struck him bodily with a car, and attempted to involve him in a freeway accident." (AOB p5; also Exhibit 25, Appendix 14:22-15:3)

61. Exhibit 26, pp12,13 dated 9/24/97, is my response to ARS participant Robert Vaughn Young re RPF and RPF's RPF. This post is cited to by Dr. Kent in his sociological study of the RPF. (Ex. 24 hereto.)

62. Exhibit 26, p14, dated 9/15/97, is my post re the organization-wide phenomenon of lying in Scientology.

63. Exhibit 26, pp15-17, dated 11/18/97, is my response to Tilman Hausherr's post re an often-repeated Scientology black PR charge that I had posed "nude" for a newspaper.

64. Exhibit 26, p18, dated 11/7/97, is my response to Tilman Hausherr's post re liquidated damages penalties in the case underlying this appeal.

65. Exhibit 26, pp19-22, dated 11/6/97, is my response to ARS participants Jens Tingleff and Tilman Hausherr re an art project of mine.

66. Exhibit 26, pp23,24, dated 11/5/97, is my post of a translation of black PR on me distributed by Scientology in Germany (Ex. 13 hereto). Scientology makes the charge:

"Mr. Armstrong, the so-called "Scientology Expert," was found guilty of contempt of court. When he was ordered to report to jail he fled the USA and is hiding in Canada. He stated in court that he normally converses with the dead." (Ex. 26, p23)

I state in response:

"I didn't leave the US when I was ordered to report to jail. I left when I discovered that the cult's leaders



figure the tax exempt status and their billions of dirty dollars depend on silencing me. I left in February, 1997, in order to be free to correct this tax fraud and other Scientology abuses. The cult got its order sending me to jail in June, 1997." (Ex. 26, p24)

67. Exhibit 26, pp25-36, dated 11/8/97, is my post of a letter dated December 22, 1992 to David Miscavige, along with a discussion of Scientology's use of the letter for liquidated damages purposes and as a basis to obtain an OSC re contempt against me.

68. Exhibit 26, pp37-40, dated 11/11/97, is my response to posts of Garry Scarff and a Scientology agent using the name "RonsAmigo." RonsAmigo forwards Scientology black PR:

"...Gerry? I think that your primary background is that of an an anti-Scientology legal-whore working for shyster lawyers and that's all that gives your miserable life any meaning." (Ex. 26, p38)

69. Exhibit 26, pp41-45, dated 11/13/97, is my post re Scientology's use of my recitation of a dream to black PR me.

70. Exhibit 26, p46, dated 11/14/97, is my response to posts by ARS participants Ray Randolph and Grady Ward re Scientology's fair game operation against cartoonist Jim Berry.

71. Exhibit 26, pp47,48, dated 11/27/97, is my response to posts by ARS participants Ralph Hilton, Paul B, and Tilman Hausherr re Scientology practices of "dead agenting" and "black PR."

72. Exhibit 26, p49, dated 11/18/97, is my response to a post by Scientology agent RonsAmigo re payments to people litigating against Scientology. I am one of the people litigating



against Scientology, who has depended at times, for basic survival and the wherewithal to fight this battle, upon loans or donations from various supporters.

73. Exhibit 26, pp50,51, dated 12/9/97, is a post by ARS participant Rod Keller of an editorial of that date in the St. Petersburg (Florida) Times. The editorial states:

"The actions by Scientology officials last week dragged the city back to a time when the church used confrontation and reckless allegation to silence those who disagreed with it. Whatever accommodation Scientologists had gained in the community, it has been damaged by their latest behavior." (Ex. 26, p50)

74. Exhibit 26, pp52,53, dated 12/10/97, is a post by ARS participant Anti-Cult (Sten-Arne Zerpe) in response to posts by ARS participants Ted Mayett and Mark Dallara. Mr. Zerpe states:

"Nobody in this NG, should live with the illusion that scientology will die silent, no on the contrary they will do whatever they can to stop their own death.

"That means that they would even hire contract killers to kill critics if the[y] must. After all, they do believe that they are under attack from an alien intergalactic fleet. Do not ever forget that. The organization that we oppose here, is totally insane. Their leaders would all qualify for the Hitler of the year award if there was any. The first winner would of course be Hubbard himself. When this criminal organization in the end comes crashing down, I think that the leaders would fit much better in a mental institution than in a jail." (Ex. 26, p52)



75. Exhibit 26, pp54-59, dated 12/10/97, is a post by ARS participant Chris Sutor in response to a post by Scientology agent Keith Wyatt. In responding to Mr. Wyatt's assertion that "critics are making a mountain of a mole hill," Chris Sutor asks:

"Mole hills like murder, government infiltration, imprisonment, torture, attempted fraud, wasting the time of the american court system, and forcing people to commit suicide?" (Ex. 26, p56)

76. Exhibit 26, p60, dated 12/10/97, is a response by ARS participant Joel Hanes to a post by ARS participant Michael Reuss. Mr. Reuss writes:

"[Someone leaving Scientology] will have ceased to be a Scientologist. Then who knows, maybe later he'll come back to a.r.s and post a nice affidavit. He'll take his rightful place alongside Gerry Armstrong, Robert Young, Dennis Erlich, Arnie Lerma, Bob Penny, and Larry Wollersheim. Yeah, that's what I'd like to see..." (Ex. 26, p60)

Mr. Hanes responds:

"In fact, this is my Christmas wish to and for \$cientologists everywhere: that the scales fall from their eyes, that they wake up to the ways in which they are and have been systematically exploited, lied to, manipulated, and bilked of their money, time and energy, and that they quietly blow the cult." (Ex. 26, p60)

To "blow the cult" means in Scientologese "to leave Scientology."

77. Appended hereto as Exhibit 27 is a true and correct copy of a letter dated December 12, 1997 from Andrew Wilson to

George Abbott regarding the Armstrong v. Miscavige, US District Court case, supra (Ex.14). Mr. Wilson states:

"Perhaps the most egregious aspect of your complaiant (sic) is that it revisits and attempts to recover for a "fifteen year[s]...course of conduct designed to destroy plaintiff Gerald Armstrong." I am flabbergasted that you could contend this in the face of the Settlement Agreement of December 1986, which expressly released all claims and which provided that the "slate was wiped clean." You should review the cross complaint filed by Mr. Armstrong in Church of Scientology International v. Gerald Armstrong, Marin County Superior Court Action No. 157680. That cross-complaint is based on facts virtually identical to those asserted in your complaint, and was disposed of on summary adjudication, thus barring future assertion of any claims arising out of the same set of facts under the principals (sic) of res judicata and collateral estoppel with which I assume you are familiar." (Ex. 27, p2)

78. Appended hereto as Exhibit 28 is a true and correct copy of a letter dated December 17, 1997 from George Abbott to Andrew Wilson in response to Mr. Wilson's December 12 letter. Mr. Abbott states:

"As you know, Mr. Armstrong received your clients' defamatory documents in late November, 1996, and these documents were disseminated by your clients only a little more than a month earlier. The cross-complaint was filed years earlier. The principles of res judicata



and collateral estoppel are therefore inapplicable. If, however, you have facts to support your assertion that these principles do apply in this defamation case, I am interested in examining them." (Ex.28, p2)

79. Mr. Abbott also states:

"Mr. Armstrong left California early this year because of threats from the Scientology organization and his need to have some measure of safety from those threats. Because his movements since leaving California have been brought about by their own unlawful actions, Scientology's principals and agents have no legal or moral basis for complaining about where Mr. Armstrong resides. He has been for some considerable time a resident of Nevada." (Ex.28, p1)

80. Appended hereto as Exhibit 29, is a true and correct copy of Scientology's ex parte application for an order to show cause why I should not be held in contempt, the declaration of Andrew H. Wilson in support thereof, and an order to show cause re contempt signed December 2, 1997 by Marin Superior Court Judge Gary W. Thomas, and received by me December 17. I have hand-numbered the pages of this set of documents "1" - "100." Scientology's application is based on a number of falsehoods.

81. In his OSC application declaration ("Wilson OSC Dec, Ex. 29") Mr. Wilson states:

"In December, 1986, Armstrong entered into a Mutual Release of All Claims and Settlement Agreement [ ] pursuant to which CSI paid Armstrong \$800,000.00."

(Wilson OSC Dec, Ex. 29, 14:25,26)

This is false. Scientology paid a lump sum to my attorney Michael



Flynn to settle a number of claims against the organization. The amount paid by Mr. Flynn to each of his clients was confidential between them, and unknown to Scientology. The amount paid to me to settle my lawsuit against Scientology, since that amount could have been \$0.01, is thus irrelevant.

82. In his OSC application declaration Mr. Wilson states:  
"beginning in approximately 1990, Armstrong fraudulently transferred substantially all his assets and began repeatedly breaching almost every covenant he made in the Agreement." (Wilson OSC Dec, Ex. 29, 15:3-5)

This is false. My 1990 renunciation was not fraudulent and had nothing to do with Scientology. (See AOB, p17) The only "breach" of the "settlement agreement" in 1990 is my petition to the Second District Court of Appeal for permission to respond in Scientology's appeal from the 1984 decision (Ex. 25 hereto) in Scientology v. Armstrong, LASC No. 420153. The Court of Appeal granted my permission, thus there was no "breach." (See AOB, pp12-14) The later "breaches" were unrelated to my renunciation, but directly related and in response to Scientology's breach of the covenants of good faith and fair dealing by continuing to attack me after the "settlement."

83. In his OSC application declaration Mr. Wilson states:  
"Less than a month later (after late May, 1992), I was questioning Mr. Armstrong at a deposition when he testified of his intention to ignore the settlement agreement and Judge Sohigian's Order:" (Wilson OSC Dec, Ex. 29, 15:10-17)

This is false. Mr. Wilson asked me in deposition about the



settlement agreement, not the order of Judge Sohigian. Mr. Wilson attaches page 124 of that deposition transcript wherein I respond about the "settlement agreement" (Ex. 29, pp21,22), but fails to attach page 123 where he asks about it. In his declaration in support of Scientology's motion to dismiss this appeal, Mr. Wilson states that he "questioned [me] [only] as to whether [I] intended to obey the [May, 1992] order of Judge Sohigian." (Wilson Dec, p2, ¶4)

84. Following that June, 1992 deposition, it came to light that Scientology over the years following the 1986 "settlement" and throughout the post-settlement litigation had been carrying out a black PR campaign against me far more massive than then imagined, publishing and disseminating a paper mountain of lies about me. That fact, in addition to Scientology's litigation attacks and extralegal threats, to say nothing of its efforts to deny me basic Constitutional rights, made "honoring" the "settlement agreement," as I stated in deposition, unsafe, unwise and logically, ethically, morally, psychically, philosophically, spiritually, and in any other way, impossible.

85. In his OSC application declaration Mr. Wilson states: "While the preliminary injunction which preceded the Order was in effect, Armstrong willfully disobeyed it on numerous occasions. This gave rise to an earlier Order to Show Cause Re Contempt, which was heard in December 1994 by the Honorable Diane Wayne. I represented CSI at that hearing. Armstrong admitted the violations and pled for mercy from the court. Judge Wayne discharged the contempt but admonished Armstrong to conduct himself appropriately in the future."



This statement contains the following falsehoods:

- that I willfully disobeyed the preliminary injunction on numerous occasions. The truth is that I did not, and, despite Scientology's efforts and pressure to have me found in contempt and jailed for its own manufactured charges, Judge Wayne discharged me and the OSC.

- that Judge Wayne heard the OSC in December 1994. The truth is that Judge Wayne issued an order discharging the OSC on July 29, 1994.

- that I admitted the violations. The truth is I did not. There were no violations. And I strenuously opposed Scientology's efforts to have me found in contempt and punished for its manufactured charges.

- that I pled for mercy from the court. The truth is I did not. I rejected Scientology's efforts to have me punished on its trumped up charges.

- that Judge Wayne discharged the contempt but admonished me to conduct myself appropriately in the future. The truth is she made no such comment in her ruling.

Appended hereto as Exhibit 30 is a true and correct copy of Judge Wayne's Order of July 29, 1994 discharging the OSC. (Also AOB CT 7499-7501) (See also 12/22/92 letter, Ex.26 hereto, pp25-36)

86. In his OSC application declaration Mr. Wilson states:

"On or about October 14, 1997, in violation of the Order, Armstrong created and cause to be disseminated by means of the Internet a documentary work which discussed CSI and other beneficiaries of the Settlement Agreement. A true and correct copy of said documentary



work is attached hereto as Exhibit F." (Wilson OSC Dec, Ex. 29, 17:9-12; Ex. 29, pp39,40)

This is false. My post did not discuss CSI. Also, Scientology has produced here an altered version of my post, deleting the name "Xenu" from the final line on p.1 of the post (Ex. 29, p39), which should read "'ARC," or Xenu, etc., etc." Scientologists are taught in the organization's "secret" "upper levels," and must believe if they would be Scientologists, that 75 million years ago an evil tyrant named Xenu brought people from all over the galaxy to earth, dumped them in volcanoes and exploded the volcanoes with hydrogen bombs. The murdered beings were then assembled and electronically implanted to make them into the degraded beings Scientologists think humans are today. Scientology teaches that human bodies are masses of these degraded entities called "body thetans." Scientology teaches that God and Christ are not real, but are electronically implanted ideas from the Xenu period implanters, used to enslave people. I believe that Scientology's teachings on this subject are madness, are a factor in the organization's propensity for abusing its members and attacking its critics, and should be exposed to reduce or eliminate the abuse and attacks.

87. In his OSC application declaration Mr. Wilson states: "The "letter" [to the Commission on Security and Cooperation in Europe] (Ex.21 hereto, and Ex.29, pp47-55) continues with Mr. Armstrong's litany of false and derogatory charges against CSI and its affiliates with which this Court is all too familiar and with which this Court would not have been burdened if Mr. Armstrong had simply obeyed the Order." (Wilson OSC



Dec, 18:9-11)

This is false. There are no false and derogatory charges against Scientology in my letter to the CSCE. All my statements are true.

These charges are before the Marin Superior Court, this Court of Appeal, the CSCE, and the world, not because I have disobeyed the Marin Court's Order, but because Scientology is engaged in activities against me and others which are violative of human rights and are dangerous. Scientology is engaged in high level political machinations involving, and representing a threat to, US relations with foreign nations and Constitutional rights of citizens within the US. These issues brought me to write to the CSCE and to make public my knowledge about the political and antisocial goals of Scientology. I believe that no court in the US can legally strip me of my right to participate in public controversies and political and Constitutional issues of this level and nature which impact me directly and in which I have potentially vital information which the public has a right to know.

88. In his OSC application declaration Mr. Wilson states:

"Renate Rennenbach and Ursula Caberta...have been engaged for the past several years in attempts to discredit the Church through various means and have lobbied various German government entities to essentially legalize discrimination against members of the Church of Scientology because of their Church membership. In fact, Germany has been censored for the past three years by the United Nations and the Helsinki Commission for just such discrimination. The United States Department of State has also found a pattern of

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human rights abuses by Germany against Church members."

(Wilson OSC Dec, Ex. 29, 19:3-9)

This is false. On information and belief, Ms. Rennebach and Ms. Caberta's opposition to Scientology is due to the organization's human rights abuses. In Germany, Scientology is not recognized as a "religion," but is recognized as a commercial enterprise with a totalitarian nature and global political goals. On information and belief, the United Nations did not censor Germany at all in the past three years, and certainly not in relation to Scientology. It is Scientology, through attack, threat, illegal "contracts," and illegal enforcement thereof, which attempts to censor its own members, and censor anyone who would criticize or attempt to reform its antisocial practices. On information and belief, the US State Department's support of Scientology's attack on Germany, and on other countries which have acted to restrain the organization's abusive practices, is misguided, and erroneously based on Scientology's fair game attacks and false statements, including its false statements about me. Germany and other countries oppose Scientology because of what the organization is doing to me: its use of the US Courts to strip me of my basic rights to freedom of conscience, freedom of speech, freedom of religion, freedom of association, freedom from slavery and due process. There are many people in many countries who are aware of Scientology's legal attacks on me, and who are observing the US Courts' actions and rulings in these proceedings. On information and belief, there are thousands of Scientologists and ex-Scientologists in the US who have been shuddered into silence by Scientology and whose basic freedoms will be regained once Scientology's efforts to judicially silence me are stopped.



89. In his OSC application declaration Mr. Wilson states:  
"A review of this virtually unintelligible "complaint"  
(Armstrong v. Miscavige, US District Court, District of  
Nevada, Case No. CV-N-00670-ECR, Ex. 14 hereto, also  
Ex.29, pp81-96) reveals its true nature, a cynical  
attempt to cloak Armstrong's anti-Scientology ravings  
with the litigation privilege." (Wilson OSC Dec, Ex.  
29, 19:23-26)

This statement contains the following falsehoods:

- that this complaint is virtually unintelligible. The truth is that it is not virtually unintelligible and that Mr. Wilson knows it is not virtually unintelligible. He wrote to my attorney George Abbott on December 12, 1997 (Ex.27 hereto) indicating his having read and understood the complaint, although apparently pretending to not understand the principles of res judicata and collateral estoppel. (Ex.27 and Ex.28 hereto, and ¶¶77-79, supra) Additionally, a number of other people have read the complaint, and some have posted responses to the internet, all indicating that the complaint is not virtually unintelligible. A reading of the complaint by any reasonably intelligence person will confirm that it is not virtually unintelligible.

- that the complaint's true nature is a cynical attempt to cloak my anti-Scientology ravings with the litigation privilege. The truth is that the complaint contains no anti-Scientology ravings, nor do I have any anti-Scientology ravings. I have made logical, literary, intelligent statements about the abuses and dangers of this organization. The truth is that there is nothing cynical in my US District Court complaint. The complaint is an effort through the US Justice system to bring to light

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Scientology's tortious black PR attacks on me and to get it to cease these attacks. The truth is that Scientology, by its abuse of the justice system and its use of the law to harass, is seeking to deny me, impermissibly, the litigant's privilege, as well as Constitutional guarantees of freedom of speech, freedom of religion, freedom of association, freedom to petition, due process, and freedom from slavery.

90. In his OSC application declaration Mr. Wilson states:

"The recent violations of the Injunction in Great Britain and Germany have forced the Church to expend a great deal of time and money to correct the multiplicity of falsehoods and lies which Armstrong has promulgated." (Wilson OSC Dec, Ex. 29, 19:27-7:1)

This is false. I promulgated no falsehoods and lies. I merely attempted, as every person has a right when assailed by lies told about him, to bring those lies to the light of truth. Mr. Wilson identifies no lies that I told. I have herein identified many he has told. Mr. Wilson, being a Scientology lawyer, is a beneficiary of the illegally obtained "settlement agreement" and Marin Superior Court order (see, e.g., Wilson Dec, Ex.C, 7:9,10, "CSI legal counsel;" 8:14-16, prohibition against discussing "Beneficiaries") and thus has an interest in telling falsehoods and having them believed. Scientology has not been forced to expend a great deal of time and money to correct anything I have said. Scientology has spent its money on attacking me with more lies.

91. In his OSC application declaration Mr. Wilson states:

"Armstrong's claimed expertise concerning the Church, based on nothing more than having been the clerk



entrusted with care of certain of Mr. Hubbard's personal files, gives him a superficial credibility, even though he has not been involved in any facet of the Scientology religion since 1981." (Wilson OSC Dec, Ex. 29, 20:1-4)

This is false. It is also the standard Scientology black PR attack line about my Scientology experiences. (See, e.g., Armstrong v. Miscavige complaint, Ex. 14 hereto, p.8, n.1). The truth is that my positions in the Sea Organization, the top echelon of the global Scientology enterprise, included Ship's Legal Officer, Ship's Public Relations Officer, Ship's Intelligence Officer, L.Ron Hubbard's Deputy External Communications Aide, Deputy Commanding Officer of Hubbard's Household Unit, and L. Ron Hubbard Biography Researcher. Additionally, since 1981 I have been intimately involved with the litigation, fair game and black PR facets of the Scientology enterprise, having been the target of these antisocial facets without letup from that year to the present. (See, e.g., Ex.7 and Ex.8 hereto, and all facts herein, and the complete record on appeal)

92. In his OSC application declaration Mr. Wilson states:  
"The Church did not pay Armstrong to silence him, but to save itself the time and expense of responding to and correcting every false allegation." (Wilson OSC Dec, Ex. 29, 20:5-7)

This is false. I made no false allegations, thus there were none to respond to and correct. Scientology paid me to dismiss my lawsuit against it for fraud for the years of waste and abuse inside the organization, and intentional infliction of emotional



distress for the years of fair game attacks, including physical assault and attempts to have me jailed on false charges, after leaving. Scientology apparently wished to silence me so that it could attack me with impunity, and thus continue to defraud and abuse other victims; but it did not pay me to be able to do so.

93. Appended hereto as Exhibit 31 is a true and correct copy of a section downloaded this date from Scientology's webbed, advertised, and publicly available "'Freedom'" magazine at <http://www.freedom.org.uk/mag/issuea03/page00.htm>. Scientology states:

"That vacation [of documentary producer Jill Robinson] was found to consist of a series of interviews, including discussions with former Church members expelled for their misdeeds, and long ago exposed in a plot to extort money from the Church (see Secret Lies,). Among them: Gerry Armstrong, a fugitive from justice in the United States, seeking to avoid a jail cell after he was found in contempt of court for spreading lies about Mr. Hubbard and the Church. He owes the Church hundreds of thousands of dollars for grievous violations of court orders. This is the same man who was captured on video boasting of his ability to falsify "I can create documents with relative ease. I used to do it for a living. ... Just f...ing allege it. What's more, rather than contacting the Church or seeing Church facilities while in Los Angeles, she travelled to Canada, where this source was hiding out from U.S. law enforcement." (Ex. 31)

94. This statement contains the following falsehoods about



me:

- that I was expelled for my misdeeds. The truth is that I escaped from Scientology.

- that I was exposed in a plot to extort money from Scientology. The truth is that I was never involved in a plot to extort money from Scientology, and I know of no such plot.

- that I am a fugitive from justice in the United States. The truth is that I left the United States earlier this year in order to defend myself from exactly this kind of Scientology black PR and defend myself from its threats of harassment, including the threat of physical violence.

- That I sought to avoid a jail cell after I was found in contempt of court for spreading lies about Mr. Hubbard and Scientology. The truth is that I left the US in February, 1997 and the contempt order was issued, without a hearing, in June. I was not found in contempt for spreading lies about anyone or anything. Judge Thomas, erroneously, held me in contempt for reporting to US District Court Judge Ronald Whyte by declaration Scientology's threat of prosecution if I responded to Grady Ward's document production subpoena. I am not barred from spreading lies about Hubbard and Scientology, and I have never spread lies about them.

- that I owe Scientology hundreds of thousands of dollars for grievous violations of court orders. The truth is that I owe Scientology nothing, and that I have never committed grievous violations of court orders. I owe Scientologists, as well as non-Scientologists, the truth about this organization's nature, policies and practices, as they are pernicious and dangerous.

- that I was captured on video boasting of my ability to



falsify. The truth is that the videotape Scientology made of me was illegally obtained, and does not contain such a "boast" by me. The nearest thing to this statement on the illegal video is my referring to my history inside Scientology where I was routinely required to falsify documents.

- that I was hiding out in Canada from U.S. law enforcement. The truth is that I was in Canada where I needed to be safe from Scientology's threats, including the threat of physical violence or assassination, and to be in a position to correct the black PR Scientology was continuing to spread about me, especially the black PR contained in its application for tax exemption submitted to the IRS. The Scientology organization itself was convicted in Canada of criminal breach of public trust, is widely known in that country as a criminal cult, and cannot, I believe, as easily as it does in the US, use the law to harass its targets.

95. It is noteworthy that although I participated in two radio shows in Canada about Scientology, and discussed my experiences with, and knowledge of, the organization, Scientology has not sought in its OSC application to have me held in contempt for those radio show appearances. Scientology knows of my appearances because its own personnel either participated as well in the radio shows or sent black PR documents to the radio stations about me at the time of the shows. On information and belief, Scientology is not attempting to have me punished for these radio show appearances because Scientology is known as a criminal cult in Canada, and such an attempt would be seen in Canada for what it actually is: suppression of legally unsuppressible civil rights.

96. Appended hereto as Exhibit 32 is a true and correct



copy of a post to ARS December 19, 1997 by Scientology agent RonsAmigo, which states:

"I believe that the only correct response to the ARS bigot brigade is all out attack. I believe that by any and all legal means the battle should be brought to the front door of those \*individuals\* who take joy in harrassing me, my friends and my Church. I don't give a damn if they think or honestly believe that they are engaged in some noble endeavor of just cause. If resources aren't available for this purpose, they should be made available. Scientologists as a rule are passionate about defending their Church from this kind of rabble. I don't see any reason why there should be any scarcity of resources on these lines.

It is not time for a "truce." It is time to take the gloves off and rather than just engage in a few token moves like picketing a few of the bigot's homes, it is time for an all out attack on those who as an avocation or vocation seek to destroy my religion." (Ex. 32, p2)

RonsAmigo uses the term "bigots," which is Scientology's black PR designation for critics and reformers of the organization's antisocial and criminal nature and activities.

97. Mr. Wilson states in his declaration in support of Scientology's motion to dismiss this appeal:

"Armstrong was also the principal witness for the other plaintiffs, as a self-proclaimed expert on the workings and management of [Scientology]." (Wilson Dec, p1, ¶2)

Judge Breckenridge took judicial notice of my knowledge and testimonial expertise in Scientology during the LA SC trial in



1984. He also commented in his decision, affirmed on appeal, on my "extensive knowledge of [Scientology's] covert and intelligence operations." (Ex. 25, Appendix 14:6-8) I have been designated as an expert witness in a number of Scientology litigations concerning my knowledge of organization fraud and fair game, and I have been paid for my service in providing that knowledge by way of testimony. I have testified in Scientology litigations in trial or deposition approximately 60 days, and written and executed approximately the same number of expert declarations or affidavits.

98. Mr. Wilson states in his declaration:

"In settling this litigation, it was the Church's desire to end its relationship with Armstrong once and for all." (Wilson Dec. p1, ¶2)

This is untrue, and belied by the facts at the time of the settlement, (See Ex. 6 hereto) the facts over the past 11 years, and the facts now. Scientology wants its relationship with me not to be ended, but to be one in which its leaders, followers, agents, lawyers and PIs may say whatever they want about me and I cannot respond, and to be a relationship in which I am jailed, hurt, humiliated and ruined utterly. They have done things which stretched the law and human decency standards, and they have gone beyond the law and standards to do other things, all to continue our relationship as described above, an abusive relationship which Scientology says it bought.

99. Mr. Wilson states:

"I questioned [Armstrong] as to whether he intended to obey the [May, 1992] order of Judge Sohigian. Armstrong responded:

"I have absolutely no intention of honoring that agreement..."

A true and correct copy of the relevant pages of that deposition are attached hereto and incorporated herein as Exhibit A." (Wilson Dec, p3, ¶4)

Mr. Wilson is being untruthful. During that deposition, he did not ask me about the Sohigian order, but about the "settlement agreement," and it was to his question about the "settlement agreement" that I responded. An examination of the single deposition page 124 which Mr. Wilson has designated his Exhibit A will reveal that there is no mention of Judge Sohigian nor his order.

100. Mr. Wilson states that in Judge Thomas's Permanent Injunction Order there are:

"enumerated 31 breaches of the settlement agreement by Armstrong ... all of which were carried out in violation of Judge Sohigian's preliminary injunction..." (Wilson Dec, p4, ¶8)

This is completely false. Not one of the 31 "breaches" was a violation of Judge Sohigian's order. Many of the "breaches" Scientology has listed predate Judge Sohigian's order, and the remainder, "breaches" such as discussing my Scientology experiences with people, or communicating to the media about Scientology are not violations of the order. (See Ex. C to Wilson Dec)

101. Mr. Wilson states:

"On October 7, 1996 Armstrong sent a letter to the Los Angeles City Council, which at the time was considering the renaming of a city street in honor of L. Ron



Hubbard...Armstrong's letter...was a direct and  
flagrant breach of both the settlement agreement and  
1995 Order of Permanent Injunction." (Wilson Dec, p5,  
¶10)

This is false. Although the language of the "settlement  
agreement" prohibited me from communicating to government  
agencies, I was successful at least in the litigation in the  
Superior Court in having that prohibition changed in the  
permanent injunction. That order specifically permits me to  
"[v]oluntarily assist[ ] any [ ] governmental organ or entity [ ]  
regarding [Scientology, its claims and claims against it]." (Wilson Dec, Ex. C, 7:4-7; 8:1-7). It was clear to me that the  
Los Angeles City Council is a governmental organ. It is therefore  
clear that my letter to that governmental organ is permitted by  
the "permanent injunction." Mr. Wilson's letter of October 23,  
1996 (Wilson Dec, Ex. E) threatening that the permitted action of  
sending my letter to the LA City Council was a violation of the  
injunction which Scientology intended to call to the Marin  
Superior Court's attention, was a factor in my decision in  
January, 1997 to leave the US.

102. Scientology states in its motion:

"In December 1986 the Church sought to end a period of  
long and bitter litigation with Armstrong...  
[Scientology] paid \$800,000 and entered into the  
Settlement Agreement..." (Scn Memo, pp1,2)

This is false. Scientology did not pay me \$800,000. It paid a  
lump sum to Michael Flynn to settle some twenty cases against  
Scientology, including my lawsuit against the organization.  
Scientology did not know how much I was being paid to dismiss my



complaint, and the amount I was paid, since Scientology did not know that I was being paid one thin dime, is irrelevant in the organization's efforts to enforce the "settlement agreement." The amount is, however, relevant as an indicator of value of the abuse and fair game claims which I dismissed in the "settlement."

Scientology also did not seek to end its litigation with me, but sought a relationship where the organization and all its agents could attack me and I would be unable to respond. Scientology's desire for such an abusive relationship has resulted, not in an end to its litigations with me, but in their proliferation.

103. Scientology states that the "settlement agreement" required me "to return to the Church the documents which [I] had stolen..." (Scn Memo, p2) This is false. I did not steal the subject documents, and Judge Breckenridge in his decision following my trial in 1984 found that I did not steal the documents. (Ex. 25 hereto, also Scientology v. Armstrong, (1991), 232 Cal.App.3rd 1060, 283 Cal.Rptr. 917)

104. Scientology states:

"Unfortunately, the peace which the Church bargained for was short-lived. In 1990, Armstrong conveyed virtually all of his assets to his lawyer and close friends and then began repeatedly breaching the Settlement Agreement." (Scn Memo, p2)

This is false. Scientology never bargained for peace. They have continued from the date of the "settlement agreement" to make war on me. My conveying my assets was unrelated to Scientology, and unrelated to my "breaches" of the settlement agreement. (See, e.g., AOB p17) I have spoken out about Scientology's attacks and abuses because it is dangerous, obstructive of justice and unwise



not to do so.

105. Scientology states:

"The Court of Appeal, Second Appellate District, affirmed Judge Sohigian, recognizing that it was quite proper to restrain"...Armstrong's voluntary intermeddling in other litigation..." (Scn Memo, p3)

This is false. The Court of Appeal actually stated:

"This appeal is only from the granting of a preliminary injunction which expressly did not decide the ultimate merits. As limited by the trial court here, the preliminary injunction merely restrains, for the time being, Armstrong's voluntary intermeddling....We decline any extended discussion of Armstrong's shotgun-style brief, which offers more than a dozen separate contentions against enforcement." (Wilson Dec, Ex.B, p10)

106. Scientology states:

"Armstrong's defiance continues before this Court. In his Opening Brief, he boldly reaffirms his refusal to abide by the court's lawful orders and declares..."he cannot be silenced by the obstructive [Settlement Agreement], nor by the Marin Court's enforcement." Appellant's Opening Brief at 41" (Scn Memo p6)

This is false. The Marin Superior Court's order is not lawful.

What I actually state in the AOB is:

" The reporting of obstruction of justice cannot be obstructed. The reporting of perceived obstruction of justice, or any other crime, cannot be prohibited until such time as the obstruction or other crime is proven.

[I have] been unshakable in [my] conviction that the S[ettlement] A[greement] and Sc[ientology]'s enforcement are obstructive of justice since [I] first petitioned the Court of Appeal for permission to respond in the Armstrong I appeal in 1990. (CT 6119-21) [I] continue[] to make the argument the moment these words are typed. [My] argument is not without merit. For that reason alone [I] cannot be silenced by the obstructive SA, nor by the Marin Court's enforcement, and it is enough reason for this Court to rule that there is a triable issue regarding that obstruction."

(AOB, p41)

I am again, here within the instant document, making this same argument, and again demonstrating that I cannot be silenced by the "settlement agreement;" but not because I am, as Scientology would paint me, in defiance of Law and Justice, but because Scientology's actions, including its bringing of this motion to dismiss the appeal, make my silence impossible.

107. Scientology states:

"Armstrong defied the preliminary injunction though it was upheld on appeal..." (Scn Memo, p9)

This is false. Although Scientology attempted to have me held in contempt of court for some ten charged violations of the preliminary injunction, all of these were found by Judge Wayne in July, 1994, to not be violations and were all discharged. The "breaches" listed by Scientology in its permanent injunction were also not violations of the preliminary injunction.

108. Scientology states:

"[Armstrong] then repeatedly violated the permanent



injunction and was held in contempt for doing so." (Scn Memo, p9)

This is false. Judge Thomas stated in granting Scientology's contempt order that I violated the permanent injunction once, by sending a declaration to United States District Judge Ronald M. Whyte. (Ex 1 hereto) As shown in ¶¶ 3-12, supra, my sending a declaration to Judge Whyte, because of attorney Wilson's threat after I was subpoenaed, was not a violation of the injunction.

109. Scientology states:

"Rather than discharge the contempt, he fled the jurisdiction." (Scn Memo. p9)

This is false. I was in Canada in February. Scientology obtained its contempt order in June.

110. Scientology states:

"He now prosecutes this appeal, apparently from Canada and, while still in contempt, travels to Germany to commit further violations of the permanent injunction from which he now appeals." (Scn Memo p9)

This is false. I have had a new residence in Nevada for some time, and am in the process of moving my belongings from Canada. It is only my very limited resources which have made this a slower than hoped for process. During the remainder of my prosecution of this appeal, I expect to be in Nevada. I traveled to Germany, because of Scientology's abusive and criminal activities, including its attacks on the German people, because Scientology threatens democratic institutions and principles, and because of the urgent need to help the victims of Scientology's attacks.

111. I will also now be filing an opposition to



Scientology's application for an OSC re Contempt in Marin Superior Court, and attending the hearing on this matter, now set for January 30, 1998. Appended hereto as Exhibit 33 is a true and correct copy of a letter I faxed December 16, 1997 from the office of George W. Abbott in Nevada to Scientology attorney Andrew Wilson, advising him that I was there and available for accepting service of Scientology's OSC documents. I received these documents on December 17, and so advised Mr. Wilson's office. I am not hiding out, but have been forced by Scientology's attacks and threats, to be very visible and to participate in the public discussion of, and opposition to, this organization.

112. Scientology states:

"As the appeal is readily resolved without reference to the merits of the action and simply by review of these few enumerated documents (exhibits to Wilson Dec), thereby obviating the need of Respondent and this Court to review and digest the extensive record, it should be granted in the interests of judicial economy." (Scn Memo, pp9,10)

This is false. Such an unjust "resolution" of this appeal will only result in more injustice and an even greater proliferation of litigation. Judicial economy will be served when Scientology is barred from using the Law to harass its critics, reformers and designated fair game targets, and barred from using the Justice System to strip people of their Constitutional rights.

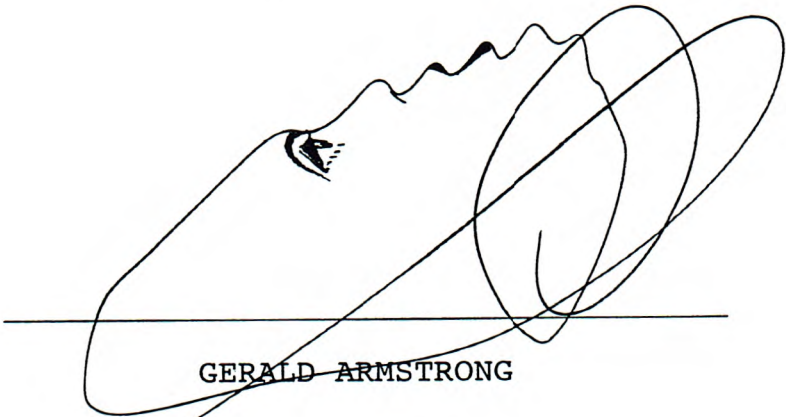
113. Scientology's actions, its threats, black PR and legal attacks, have made my relationship with the organization, especially its leaders, OSA agents and attorneys, a full-time



affair, which cannot by judicial order be terminated. Scientology got me removed from my four-year paralegal job with attorney Ford Greene, and threats from the organization directly prevented me from obtaining two other good jobs. Threats from the organization caused me to leave California, and ultimately relocate to Nevada. Responding to Scientology's legal actions, with my limited resources and minimal legal knowledge and expertise, is difficult and draining. Because of the position in which Scientology has placed me through its attacks, and its use of its black PR on me in so many contexts, including as a basis for its IRS tax exemption, the threat of violence is real, and it is oppressive. Scientology's leaders possess arms and hire corrupt and dangerous bullies to attack their enemies. Scientology's continuing black PR is dispiriting and stressful. I have kept going over the years because of God's strength and the support He sends in friends and family.

I declare under the penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed at Chilliwack, B.C., Canada on December 27, 1997.



GERALD ARMSTRONG

## OSA POSTING AS OSA POSTS

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-public-relations-scientology.org.1998-09-08.html>

Date: 1998/09/08

RE: ARMSTRONG - Faulty Researcher

There have been several briefings from Gerry Armstrong about the life of L. Ron Hubbard which have been faulty and show irresponsible research:

Testimony and evidence shows that while Gerald Armstrong claimed to have been able to document nearly every day of L. Ron Hubbard's life, he had in fact made very poor attempts at research, which had resulted in badly distorted facts.

When asked in court "Did you obtain documents from any official agency of the United States to document day by day where Mr. Hubbard was during Mr. Hubbard was during the Second World War?" His answer was "no..."

Armstrong also claimed that Mr. Hubbard had never seen combat during World War II. The evidence again contradicts Armstrong's assertions. While commanding PC 815, Mr. Hubbard and his crew sank one Japanese submarine and disabled another in an encounter which lasted three days.

When questioned on this evidence in court, Armstrong admitted that he merely "went through some books on the subject. But that was it. I never went to D.C. And I obviously never checked the sources that whoever did this research was able to check. So I stand corrected."

(Transcripts of May 21, 1984 - Superior Court of the State of California for the County of Los Angeles).

Public Relations  
Church of Scientology International

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-public-relations-scientology.org.1999-04-03.html>

Date: 1999/04/03

Gerry Armstrong has posted a 1994 program which lays out a plan to protect the rights of minority religions in Greece.

Nothing better illustrates Armstrong's hallucinatory state of mind than his assumption that the actions in the program are somehow illegal. He thinks that all he has to do is make the allegation and it will stick. This is an old tactic of Gerry's. He is on record as saying, "we don't have to prove a goddam thing ... we just have to "allege" it." It's not unlike something the McCarthyist crowd would do -- seize on anything that supports their hysteria so long as you don't look at the facts.



Armstrong needs to read the U.S. Department of State human rights reports on Greece to find out what's going on there. The reports show why any religion would take effective actions to protect religious freedom in that country.

[...]

It is not surprising that Armstrong is oblivious to real human rights abuses. He faces 14 counts of contempt with a possible 28 days in jail and a \$10,000 bond for not showing up regarding his violations of court orders. He ought to deal with that.

publicrelations@scientology.org

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-public-relations-scientology.org.2000-01-31.html>

Date: 2000/01/31

You get an "atta boy" from the "critics" like Lerma, Armstrong and Rice and star doing end zone dances. Hey, these guys are happy any time anyone says anything bad about Scientology. In reality they hate you, too, because you still at least profess to have some respect for the Tech.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-public-relations-scientology.org.2000-02-25.html>

Date: 2000/02/25

Since he posts to this newsgroup a lot (especially lately), here are some facts about Gerry Armstrong you should be aware of:

Armstrong is currently in Canada, having fled the United States because there is a warrant out for his arrest in California. He was ordered to pay \$650,000 to the Church and was held in contempt for repeatedly contravening court orders concerning spreading his lies about L. Ron Hubbard and Scientology to the media. He was convicted of 14 separate counts of contempt, which means 28 days in jail and a \$10,000 bond held over his head if he returns to California.

During the Gulf War, Armstrong once posted a message on the Internet concerning a letter he sent to Saddam Hussein during the Gulf War. In the letter, he offered himself to Hussein as a hostage in the Iraqi war. "If either side failed to perform any part of the agreement, the other side could execute me," he concluded. Armstrong makes clear in his posting that he did not think the letter to Hussein was a joke. He is deadly serious, and quite proudly republishes it and other similar writings.

To further demonstrate how out of touch he is with reality (or cynical - take your pick), Armstrong had himself photographed by a newspaper naked in a newspaper while holding a globe to promote his theories of destroying all money. This was when he was trying to get out from under a suit for having fraudulently conveyed his assets. He had to make it look like more than a common scam.

Yes, there is no doubt that Armstrong can be calculating and conniving. In former days, he hatched a plot to seize the Church's assets in collaboration with LA CID agents. When the Church found out about this, its attorneys obtained permission from a Los Angeles police officer to conduct an investigation into Armstrong's plans. The



I know what's wrong with Gerry Armstrong, folks. He is a liar. He never worked with Ron. Those documents, that allegedly belonged Ron, never did. They were forgeries put there by Scientology infiltrators for Gerry to take. So, he took them. He knew that he would be sued to make the impression that the Scientology orgs also would consider the documents authentic and not just a fraud. But Gerry agreed to the game, he liked to play Salman. Gerry Armstong is one big fraud and very stupid, because the U.S. government had L. Ron Hubbard under surveillance for Ron' protection since at least when his father Dwight David Eisenhower ran for U.S. President. Everything what Ron did is in CIA files and everything what Ron did and said is completely cntrary as to what Gerry said about him or what's in the fake documents. It'a German Nazi set up, nothing else. That is also the reason why Gerry loves disgusting Germany that much.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-barbaraschwarz-2002-12-12.html>

Date: 12 Dec 2002

He had also the amiable character of an original Scientologist, that indeed worked with Ron, and did not just lie like Gerry Armstrong that he did.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-barbaraschwarz-2002-12-17.html>

Date: 17 Dec 2002

Fact is that Jesse Prince has an agenda, and was and is not truthful to anybody. How about showing some backbone, Jesse and tell us who you really are and for who you really work? Same applies also to Gerry Armstrong and some of you other guys.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-barbaraschwarz-2003-02-26.html>

Date: 26 Feb 2003

I know what must happened with Gerry. After I posted that the documents that Gerry Armstrong stole from the Scientology orgs are forgeries, that they are not L. Ron Hubbard's and that him taking the documents was blessed by those Scientology infiltrators that forged the documents, he went into hiding.

[...]

Gerry Armstrong's documents about L. Ron Hubbard are absolutely false and absolutely worthless. If I would be still on staff in the orgs, I would let him those and tell Gerry to wipe his behind with those. They are the work of criminal non-Scientologists and have nothing to do with LRH or his life. Gerry knows that and that is why he decided to rather go into hiding. Isn't that right, Gerry?

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-barbaraschwarz-2003-02-28.html>

Date: 28 Feb 2003

You can call Gerry Armstrong all you want. He went into hiding short after I posted that the alleged L. Ron Hubbard documents that he stole from the Scientology orgs are forgeries. He knows that. He took those documents in secret cooperation with the criminal infiltrators of Scientology that forged the documents. They filed legal actions



against Gerry to get the documents back to make them look authentic. Nothing else than a typical German Nazi trick.

His documents are one big fraud, and Gerry knows it. Now he tries to disappear, nobody should know where he is so that he can't be held responsible for what was behind him talking the forgeries: To bring L. Ron Hubbard in discredit, to ruin his reputation, to paint a completely different picture of him as he really was.

Gerry regrets in meantime that he posted last November that he wants a message from me. He really asked for it. I had completely forgotten about him. He called for my attention. And above is what he got.

Gerry thinks if Bin Laden can hide successfully, so can he.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-barbaraschwarz-2003-03-01.html>

Date: 1 Mar 2003

Yes, they forged the documents, and it was very much in the sense of criminal infiltrators within the orgs that Gerry stole those docs. They put it there for him to take, so that they can sue him and make the impression that those docs are authentic. That is how they try to ruin L. Ron Hubbard's reputation, within the orgs and on the outside attacker line. Don't forget, Gerry was once a so-called Scientologist, and people with that kind of hate against LRH are still inside the orgs and set such situations up and frame LRH with documents that have nothing to do with him.

I don't care what corrupt judges decide that are in on this conspiracy. I doubt that any judge looked into it if those documents are authentic, and the C of S helped make those authentic wanting those documents allegedly back. If they would have told the truth, that those docs are a big fraud, Gerry's campaign ruining L. Ron Hubbard's reputation would have been stopped right in the tracks. I bet several SCN infiltrators deliberately sabotaged and mishandled the legal case so that it goes lost that Gerry can keep the documents and distribute them to harm L. Ron Hubbard and SCN with that.

There are so many infiltrators in the orgs that damage LRH and SCN that Gerry was allowed to take over as outside attacker and made his "career" on this front. They did not need him on the inside.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-barbaraschwarz-2003-03-20.html>

Date: 20 Mar 2003

If would be as if Mike Rinder or Norman Starkey would rent estate to Bob Minton or Gerry Armstrong or to another wild SCN attacker.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-barbaraschwarz-2003-04-10.html>

Date: 10 Apr 2003



who is still a fugitive in the U.S. Why doesn't he just come back to the US, deal with it and get over it? It's called personal responsibility.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ace-clubs-1998-08-10.html>  
1998/08/10

Oh, Gerrrrrr-r-r-r-r-re-e-e-e-e-e!

Damn, GerGer, as of this moment, you haven't answered the last little cuddlenote I sent, and here I am sendin' you another. I mus' be in LUV! Or maybe I'm jest on the rebound since my sweetheart, RV, jilted me.

I jest HAD to write, 'cause I wuz SO intrigued by yer missive. You sed:

>I read here on ars of all sorts of people reading their just  
>received NOTS packs purchased from Sweden's NOTS Pack Sales and  
>Distribution Center.

Yes, Ger, yer suck-buddy, the \*other\* DM, the ever-fuckin'-lovin' David Mayo, target of Interpol, confeedahnt to ElRonHubbard, and author of the squirrelliest diarrhea that ever ran down the back of a leg--NOTs, that cancer-maker soooopreme, which don't even require a warning label from the Surgeon General, that sure-fire psychotic-break trigger--well, its author and yer good friend, David "Constellation of the Cow" Mayo, has got hisself a goddamned best-seller, now, don't he?

Don't that jest make you proud to have been so close to him, and all?

>The Swedes must have sold millions of these packs (which,  
>incidentally, they acquired for free).

Well, don't be shy, Ger! Go on and say it: say, "And I helped." It's okay. Nobody will think yer being egotistical fer takin' yer rightful place in the slime parade. Join the throngs. Let's git out the fuckin' confetti. This is helpin' to make a laughing stock of Scientology and the Old Man, and you deserve yer share of the credit. Take it, Ger! God, jest THINK of all them rich IAS loons grindin' away on that shit fer fuckin' YEARS, never fininishin', gettin' cancer into restimulation, or flippin' the fuck out, thinkin' they're doin' "Scientology."

I'm jest sittin' here with tears rollin' down my face over what you and yer fuckin' buddies have pulled off, Ger-bilshit. Am I laughin'?

>The US objected to Sweden's setting up a NOTS distribution  
>center, presumably because the ever-greedy US wanted to set up  
>its own center.

Why doncha' jest pick up the fuckin' fone and ax yer goddamned buddies why, and stop presumin', you lyin' fuck.

>One hopes that somewhere (R) a poorer Third World country would  
>get into NOTS sales and distribution while there are still a few  
>billion people without a pack.

Oh, yes, Ger! One hopes! One sick, deranged, twisted fuck like you hopes. Hopes more get harmed. Hopes more die. Hopes for more ridicule and



revilement and death and destruction. Hope lives eternal fer the likes of you, don't it Ger? Keep hopin', fuckhead.

And now, a drumroll fer our rezident mole, fer our purveyor of secrets, fer our Number One friend and buddy, our close associate, who is about to let a little black, slimy leech slide out of one corner of his mouth:

>Or perhaps there are other "secret scriptures" (like the  
>Admissions) that haven't had such wide sales and distribution as  
>NOTS in which other countries can corner the market.

Oh, Ger, you are SO-O-O-O-h smooth. Does it make yer nipples pert when you slide a greasy one by like that? Has their bullshit scam fallen SO the fuck far apart that they had to send you slidin' back in here with YAGAR (Yet Another Gerry Armstrong Revelation)? Oooooooo, Ger-bilShit, has you got another SeKrIt DoKyOoMeNt, one that's REEEEEEEALLY gon' prove what a low-life lyin' bastard LRH was? Has you gots something NEW you want to show us? I saw you slip another little "teaser" into one of yer other recent posts about "The Admissions" <GASP!>. Yer jest SO-O-O-O-O-Oh fuckin' smooth. How many "teasers" before you drop the bomb? (Oh, and BTW--which Instruction Protocol is it that specifies the number? I fergit jest now.)

Did this new dokyoooooment jest "turn up," like all these new post-mortem issues "by LRH," the "100% pure" ones?

Oh, Ger, Ger, Ger. You got me jest \*pantin'\* with anticipation! Will YOU be releasin' this dokyoooooment, or will it seep out like sewage from some other leak somewhere? I can hardly \*WAIT\* fer this new YAGAR to come slidin' out into public view. Sort of like a snot-hang.

>Share the swag you swifty Swedes.

Nah, Ger. Why don'chou jest go ahead and eat it all yerself.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-scarff-2002-04-09.html>  
Date: 9 Apr 2002

> and her unshakeable connection to me.

Oh, there's a thought. "Unshakeable" until such time Caroline exhibits a mind of her own and doesn't accept all the the Gerrycrap hook, line & sinker. Once Gerry has had his fill using Caroline, he'll unceremoniously dump her like he's done with the other women he's wooed and manipulated.

[...]

Security reasons..horseshit. You have to be there because you're a loathsome coward and can't face up to your own responsibilities.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-cerridwer-2002-10-26.html>  
Date: 26 Oct 2002

You and Gerry may be in a lot of killfiles. The only difference is that Claire had the \*audacity\*, the unbelievable \*nerve\*, and the unmitigated \*gall\* to plonk him publicly.

I mean how dare she do such a thing. After all Claire is just a low life Scientologist and you and



<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-cerridwen-2002-11-1.html>  
Date: 1 Nov 2002

I really wish you would stop thinking with the Scn Mind Fuck, Gerry.

You could be very helpful to the critical movement if you'd stop operating like a brainwashed cultist. I know it's difficult and requires some looking inward and admitting some really horrible things about yourself, but you are a bright guy. I think you can do it.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-cerridwen-2002-11-1-1.html>  
Date: 1 Nov 2002

> No wonder CofS doesn't bother having their nutcases post here  
> anymore. The resident nutcases are even crazier than they are.

Yup.

Just like the LRH and the C of S, anyone that crtiticizes Gerry is part of an evil SP conspiracy. So I guess that would include me as part of that conspiracy as well. ;-)

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-starshadow-2002-11-01.html>  
Date: Fri, 01 Nov 2002

Tigger, trying to communicate with the irrational is wasted effort. Gerry and Arnie are both irrational people. The post where he accuses you of "gibberish" after this is an example of his total kookery and irrationality. If I were you, I'd just ignore him. He isn't worth it.

Maybe if he has no more enemies to attack he'll go back to exposing the crimes of the CofS. Maybe.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-tigger-2002-11-01-2.html>  
Date: Fri, 1 Nov 2002

Although your motives for doing all that work are questionable, I do thank you for doing it. Whenever I called anyone a whore or an OSA Whore, there was ample proof to back it up. There was evidence to call Stacy a whore and to call Minton an OSA Whore and to accuse Bunker and Keller of being Minton/Brooks whores which boils down to OSA Whores for Rinder.

Lerma, Tory, Perkins, Minton and Armstrong, on the other hand, call (called) people OSA whores without any real proof that they are.....all they have to do was say something negative about or disagree with Minton and/or Brooks and even if what was said was true amd justified, they got DA'd and on Lerma's OSA list.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-scarff-2002-11-01.html>  
Date: 1 Nov 2002

1. Why are such a coward, Gerry, running from the U.S. to Canada and now to Germany?

2. When's the last time you were gainfully employed and receiving a paycheck as of your 56th birthday?



3. Exactly how much money did you received from Bob Minton and Brian Haney?
4. How come you never reported the \$100,000 you received from Bob Minton and others to the Canadian tax authorities? So you enjoy being a tax evader as well?
5. Why do you lie to the women you seduce and then discard them like trash when you no longer have any more use for them?
6. Why did you give signed pieces of paper to various critics, telling them to hold onto them until the day you became famous and they could sell them for big profits?
7. Why did you call everybody that disagrees with you or doesn't adhere to your personal agenda - OSA, Liars, etc. etc?
8. Why are you such a sociopathic narcissist, Gerry?

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-scarff-2002-11-04.html>  
Date: 4 Nov 2002

Preaching sugar while practicing poison, Controllers are experts at concealing their true natures. Hiding bad intentions beneath polished appearances, they have perfected the art of "looking good." Subtle and devious in the way he conceals his manipulative nature, he may look like a rose, but ends up feeling like poison ivy.

Every controller-type man like Gerry Armstrong wants power, but he must feel it to know he has it. Inflicting control, and witnessing someone being controlled, is how he succeeds at sensing power. Loss of control equals powerlessness. And powerlessness, to a Controller like Gerry feels like death.

There are certain general characteristics that define a mentally healthy individual. A hallmark of mental health is the ability to tolerate uncertainty, which is demonstrated in our capacity to carefully weigh choices before deciding a course of action. Because we can tolerate the tension that occurs while going through the process of choosing, we can more accurately make a final decision.

Mentally unsound individuals like Gerry Armstrong cannot tolerate much tension, which is why their actions tend to be irrational and impulsive.

Mentally healthy people have the capacity to take appropriate responsibility. Such individuals know how to see the part they may have played in creating a problem, can admit their part in it, can take corrective action to solve the problem and have the capacity to admit they were wrong. They also know how to realistically recognize when they have not played a part in creating a problem.

Personality-disordered individuals like Gerry Armstrong cannot make those kinds of discriminations around the issue of responsibility.

They always blame everything that goes wrong in their life on everyone



I've forwarded Gerry's comments to news organizations, the Dept. of Defense, the White House and the Iraqi affairs office at the U.N. I figured they were all in need of a good laugh from this kook.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-scarff-2002-11-15-1.html>  
Date: 15 Nov 2002

In GerryKook's mindset, unless his royal flatulence deems your question legitimate, then it is not a question.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-scarff-2002-11-15-4.html>  
Date: 15 Nov 2002

And don't you forget it, Gandalf...because I guarantee you that Gerry never will...and will jump to the occasion to use your apology as a weapon against you next time you cross hairs with the kook.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-scarff-2002-11-15-5.html>  
Date: 15 Nov 2002

All your deliberate lies, misrepresentation of the facts, and spin zone treatment thereof, is not going to change that.

You can continue to rely on your suck-up supporters on ARS, but the time that you will be forced to accept accountability for your actions is approaching...

Be prepared, Scam Artist.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-diane-2002-11-15.html>  
Date: Fri, 15 Nov 2002

Will you be answering questions about the part you played in assisting Robert S. Minton, Jr. (or, if you prefer, "The Minton Unit") in money laundering?

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-diane-2002-11-15-1.html>  
Date: Sat, 16 Nov 2002

>It all depends.

Depends on what? Your current delusional state?

[...]

Ah, but you haven't answered my question. It's lies like that which trip you up every time.

[...]

I don't believe you have enough of a mind left to change.

From the looks of your recent posts, you've reached blithering idiot status.

[...]

You're the liar, Gerry. It's a lie that you are a prophet. It's a lie that God speaks to you. It's a lie that you are doing God's work.

You are delusional. Or worse, you may be \*pretending\* you're



delusional.

[...]

The stupidity here is your claiming you do God's work, Garry Armstrong.

[...]

What did you do with that \$850,000 if you didn't hide it?

I know you won't answer that, since you wriggle and squirm like a snake any time you're asked to take responsibility for your own actions.

It's so much easier for you to lie than tell the truth and suffer the consequences, after all.

[...]

So sue me. Do you have the guts to sue me? I'm sure you don't.

Or will you just continue mewling and puking on usenet?

I'm willing to bet the latter. Anyone willing to bet that Prophet Gerry will actually be brave enough to back up his words with action?

This newsgroup has seen enough of you to know you're nothing more than a hypocritical blowhard who doesn't even believe his own shore stories.

[...]

It's not a lie, Gerry Armstrong. I know it's the truth, you know it's the truth, and your God knows it's the truth.

Quit demanding that everyone else believe your lies.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-gandalf-2002-11-15-2.html>  
Date: Fri, 15 Nov 2002

That was just the start of how self-centered and self-serving you come across. Don't tempt me.

BTW, I have a weird test for you to perform. It's really funky: Next time you post something, ask this question:

- (1) Did that help someone else directly?
- (2) Did that help you directly?
- (3) Did that help you directly and might vaguely, kind of help someone else?

Don't give me this God-directed bullshit. It makes a mockery of people who have genuine spiritual beliefs.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-gandalf-2002-11-15-3.html>  
Date: Fri, 15 Nov 2002

I kid no one. I point to the obvious. And when you move to the next level of injuring anything and anyone in your way to advance your own agenda, well guess what?

More and more people are going to be calling you on your bullshit. In fairness, you didn't start this exchange, but you've continued it.



instead off in his paranoid, Scientological world with his cult of one.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-cerridwen-2002-11-17.html>  
Date: 17 Nov 2002

You are not telling the truth. You put up that web page and call it "goOn SquAd" because you don't think anyone should dare to criticize you. This is the very same mindset as a Scientologist. You know very well what happens to anyone that has the "audacity" to criticize Scientology and yet you apply the very same policies and THEN LIE ABOUT IT just like they do.

What's next? Posting the url's of the people that visit those pages?

Read the sig line gerry, it applies to you.

Oh and btw, I am quite sincere when I tell you to lose the picture on your home page. You look stark raving mad in that photo.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2002-11-17.html>  
Date: Sun, 17 Nov 2002

Does it bother you at all to have sunk to the level of a brazen liar? What accounts for this unaccountable lunacy?

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2002-11-17-1.html>  
Date: Sun, 17 Nov 2002

So in other words, if you lie and act like a fucking kook, it's "doing OSA's work" not to just smile and pretend it isn't happening?

Sorry. That kind of kook logic doesn't work in the real world. The only thing in common between all those people is that they've disagreed with you. Only to a cult mentality does that justify calling them OSA. It's disappointing you think that lying about and dead-agenting people for disagreeing with you is appropriate.

The one acting like OSA here is you.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-diane-2002-11-18.html>  
Date: Tue, 19 Nov 2002

No, it isn't funny. It's actually quite sad. It shows how you've completely abandoned any attempt to be rational. You've plunged headlong into a murky pool of paranoia, and you've dragged a few others into that muck along with you.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-diane-2002-11-18-1.html>  
Date: Tue, 19 Nov 2002

The only war that's taking place is inside your head, Gerry Armstrong.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2002-11-18.html>  
Date: Mon, 18 Nov 2002

I think the only reasonable inference is that Armstrong is accusing the people featured on his hate page of being OSA or connected to CSA.



I find this to be frankly lunatic behavior.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2002-11-18-1.html>  
Date: Mon, 18 Nov 2002

Perhaps the Scientology has soaked into your brain so far that you can't do anything but spout Hubbardspew when challenged on your harebrained assertions. This is a problem you, Gerry and Gandow all seem to share.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2002-11-18-2.html>  
Date: Mon, 18 Nov 2002

Here's the post in question. I'm sure Gerry will be glad to point out the "parallel to OSA methods" in it. Funny, I don't see anything remotely OSA-like in it, but then I'm not a Profit of God like Gerry Jihad.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2002-11-18-3.html>  
Date: Mon, 18 Nov 2002

Way to go, Gerry Jihad.

You should put a fat lady there, too, singing an aria for the death of your credibility.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-starshadow-2002-11-18.html>  
Date: Mon, 18 Nov 2002

To be fair, I once thought better of Gerry Armstrong, but he's fallen into cult thinking like a good two thirds of this ng, where once if a psycho posted, most of the time it was an OSA mouthpiece (not always, of course). Grabdough has been an embarrassment to his church since his first post or two, name calling (would he keep pointing out to a Jew or a Muslim that they were such the way he keeps saying "witch" as though it's an epithet, one wonders? ) and petulant whining. He isn't the first poster to do so, but when he posts as a supposed representation of his Christ on earth, as pastors or reverends are supposed to do when of his religion, and then acts distinctly in totally unChristlike manner, while at the same time pointing fingers at others, it's dispicable. Gerry seems to have fallen prey to the same disorder. Maybe he already had it in him a long time ago. There is a certain element of critical thinking lacking in those who fell prey to the cult for so long--many of whom carry it over into their later years. Gerry is doing an extreme form of it--putting up webpages with people he disagrees with is the same thing the CofS does, and his denials of that are hypocritical in the extreme--but I once thought better of him. Oh, well, I once thought better of a number of people on this ng who have shown themselves to be hypocrites, liars and intolerant of others' opinions without being able to rebut them aside from DAing them.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-scarff-2002-11-18-1.html>  
Date: 18 Nov 2002

> Indeed, Gerry is a great guy. And Caroline seems to fit :-))

She'll fit until she's no longer any use to the aging scam artist and then she'll be viewed as yesterday's rubbish by the scam artist.



<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-diane-2002-12-19-1.html>  
Date: Thu, 19 Dec 2002

If you believe what your Prophet of God [R] tells you is the truth,  
you're in worse shape than I thought.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-diane-2002-12-19-2.html>  
Date: Thu, 19 Dec 2002

Armstrong hid his money by giving it away.  
[...]

Gerry Armstrong tried a variety of maneuvers (including establishing a  
bogus corporation) in an effort to protect the proceeds he received  
in his settlement with the Church of Scientology.

When that didn't work, he transferred the proceeds to others. That's  
when he began his "witty" ruse that he was a Prophet of God [R].

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-tigger-2002-12-22.html>  
Date: Sun, 22 Dec 2002

Gerry Armstrong says:

(snip)

Unless someone has a lot of time to waste, likes hitting his/her head  
against a stone wall, has the patience of a saint, believes in  
miracles, etc.....IMO it would be a waste of time, to engage in a  
"debate" with Gerry Armstrong who (if his recent "debates" are an  
indication) has confused "debate" with "diatribe".

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-exscn-2003-01-29.html>  
Date: Wed, 29 Jan 2003

It'd probably be a good idea to drop the 'Rev' bit too Damien, we've  
already got 2 brain-mangled idiots playing at being Reverends on the  
ng already - Fried Rice and Alternative-Charlemagne Gandow. To be the  
third in that particular 'Three's a company' is something you really  
should try to avoid.

Hell, I forgot - Gerry Armstrong's already filled the spot anyway.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-diane-2003-01-31.html>  
Date: Fri, 31 Jan 2003

>Beverly Rice wrote:

>

>> And then there a people who can turn being a victim into "Cash and  
>> Carry".

>>

>Do You have any example for that concept?

Gerry Armstong.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-diane-2003-02-01.html>  
Date: Sat, 01 Feb 2003  
[...]



you. How does the Evangelical Church of Berlin-Brandenburg feel about you preaching Armstrong's religion in their churches? Or has Your Prophet[TM] told you that Christians are also antisemi-literatic too?

You must feel so smug and superior, Grabdough. You fool the church-supported government into believing you're a Christian minister while you use their money and their resources to preach the gospel of Gerry Armstrong, your one and only Prophet[TM].

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-diane-2003-02-17-1.html>  
Date: Mon, 17 Feb 2003

Strange, I always thought this thread was about Gerry Armstrong.

He IS Your Prophet[TM], isn't he, Grabdough?

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-diane-2003-02-18.html>  
Date: Tue, 18 Feb 2003

Grabdough's made something of a name for himself attacking anyone and everyone who criticizes his Prophet[TM], Gerry Armstrong.

I've never seen Grabdough even mention the word Scientology let alone criticize the Church of Scientology here for a long, long time. Grabdough's nothing more than a deluded cultie.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-scarff-2003-02-19.html>  
Date: 19 Feb 2003

>Does  
> anyone have a valid email address for Gerry?

GArmstrong@asylumfortheopatheticallyinsane.org

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2003-02-20.html>  
Date: Thu, 20 Feb 2003

I'm afraid Gerry Armstrong is a cad and a bounder who can not be relied on for behavior befitting a decent human being.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2003-02-20-1.html>  
Date: Thu, 20 Feb 2003

>Well, I know that many US people hate me because I'm criticizing your  
>president and some ways of life, but listen, PTSC: you're hatable  
>regarding what you say about Gerry.

Fuck you. Put up a hate page on me, as Gerry has done, and you'll hear of it too. I don't hear you complaining about Gerry's kooky nutty page lying about people being OSA, either.

[...]

Gerry lies outright when he puts me on a page with a flashing "OSA" on it, accusing me of being OSA, but not even having the minimal balls necessary to admit that's what he is doing. Instead he pretends that having a flashing "OSA" on his hate page is somehow entirely meaningless, something I don't find very believable. In fact, he's a fucking liar.



Until you have something to say about Gerry's brazen lies about me, I do not give a flying fuck what you think, you ass-kissing Frog fuckhead. If you want to say anything I've said about that two-faced slimy little weasel is untrue, pick it out and argue it.

I also don't dump women and then mock them over the suicide of their husband, as that dirty fucker Gerry Armstrong has done. No decent person would treat Bev as Gerry treated her. That was some genuinely low-class shitty behavior, the behavior of a scoundrel and a coward. No man with any self-respect would trick a lover into destroying his email to her, meanwhile keeping her own email to him and using it as a blackmail threat against her. That's truly dickless. I suppose that kind of behavior is considered okay in France, but here it is not popular.

Gerry is, to repeat, a cad and a bounder who can not be relied on for anything worthy of a man. I bet his former "helpmeet" Lorien Phippeny has some stories to tell, too, should it ever come to that.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2003-02-20-2.html>  
Date: Thu, 20 Feb 2003

>In article <kn3a5vcj6vp1l41eqtnutqg91kgk9rbbrg@4ax.com>, ptsc says...

>>I also don't dump women and then mock them over the suicide of their  
>>husband, as that dirty fucker Gerry Armstrong has done.

>Gerry in fact did not mock Beverly over the suicide of her husband.  
>His words regarding the heads of the hydra in fact referred to the  
>corporate octopus known as Scientology. Gerry explained this back  
>on April 11, 2002 in his post "Re: CLamelon Challenge No. 3 (cr is  
>that 4?)".

While I already know you will mindlessly support anything Gerry says or does, Bev happens to disagree with you vehemently on that subject.

<http://tinyurl.com/6592>

'nuff said on that. It was pathetic and despicable. Your support of it, however, is merely pathetic and stupid.

I will also cite your completely brainlessly going along with the dipshit "OSA" page as indicative of the way you will without the slightest bit of self-awareness sign off on literally anything, no matter how stupid or foolish it is, as long as it's signed "Gerry Armstrong." Hip hip hooray!

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2003-02-20-3.html>  
Date: Thu, 20 Feb 2003

The fact is, I didn't say you were pathetic and stupid. If I had wanted to say you were pathetic and stupid, I would have said it. I did, however, not say it. I said your support of Gerry Armstrong's imbecilic, pathetic, kooky, fucked-up hate page on his critics was pathetic and stupid. Not you personally.

The rest of your post merely demonstrated your mindless knee-jerk support



of all things Gerry, including his despicable treatment of Bev and his OSA-style hate page on his critics in which he has the flashing letters "OSA" which we are supposed to believe are totally meaningless and not really what they appear to be, which is a flagrant lie that the people on the page are OSA.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2003-02-20-4.html>  
Date: Fri, 21 Feb 2003

Which is why I feel slightly less bad about dragging it out than I do. I did think as to whether I should mention that again for a minute, but I'd hardly be able to even coherently express what I think is wrong with Gerry and his behavior without mentioning this particularly core display of despicable behavior, which was the first thing that started to give me pause about Gerry. The second was things relating to Minton and seeming money-laundering. The third was the kooky hate page. Then I decided to test him to see if he'd put me on the kooky hate page if I criticized it, so fourth was when he put me on his kooky hate page for criticizing his kooky hate page.

At that point, I wrote him off as a loon, something I probably should have done years ago.

In any case, sorry to drag this up again, but you posted it yourself in the first place, so I'm slightly less sorry to have done so than I otherwise would have been. It's a very important part of why I'm pissed off at the man (or whatever he is) and fits in to the generally repugnant conduct of Gerry as of late, as well as that which has merely recently come to light.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2003-02-20-6.html>  
Date: Thu, 20 Feb 2003

On 20 Feb 2003 13:05:31 -0800, Warrior <warrior@xenu.ca> wrote:

>In article <mkca5vgs5vsq9bod6rhau8rlponstrbrvr@4ax.com>, ptsc says...

>And if Gerry is not near his computer and thus unable to read his  
>email, it would be pretty normal behavior to not be able to respond,  
>but leave it to ptsc to post in his usual -- attack attack attack,  
>call names and sling some insults -- manner.

You mean like falsely accusing people of being OSA? How the fuck SHOULD I respond to that shit? By kissing that fucker's ass? FUCK Gerry Armstrong and his shit-for-brains OSA site, and FUCK YOU. Guess what, people don't LIKE IT when you lie about them. Is that really very fucking difficult to understand?

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-ptsc-2003-02-26.html>  
Date: Wed, 26 Feb 2003

You really are going out of your way to be stupid, aren't you. What's hateful about this post, which is on the idiot hate page you slobber all over yourself defending? All it says is that Armstrong's idiot hate page is an idiot hate page.



news:27t8pvsastj8ppeil4ht352e76d97c17qi@4ax.com...

Here is my homage to the Profit of Ghod:  
<http://bobdepo.tripod.com/straitgerry.jpg>

+++++

Dear PSTC:

Now all you need is a pair of cement shoes!

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-kady-2003-10-20.html>  
Date: 20 Oct 2003

[...]

More Cerridwens, fewer self-styled prophets, please.

[...]

> Strawman argument. This is a sign of your weak position.

Bullshit squared. Have you looked at some of the posts on Gerry's megalomaniac hate page? Anyone who raises any criticism of The Gerry, no matter how mild in phrasing, eventually makes it on the list. And in a depressingly high number of such incidents, you traipse into the thread after Gerry has thoroughly entangled whatever point he was trying to make with his tortured philosophizing, and attempt to rationalize the irrational and defend the indefensible. If you can't see that, nothing that anyone, Cerridwen included, can say will remove the Gerry-shaped blind from your eyes.

[...]

What is pathetic is that she \*needs\* to say it, to Gerry and, by inference, to you, but what's even more pathetic is that apparently, she needs to say it again, since you're pathologically incapable of recognizing that Gerry is a thin-skinned paranoid egomaniac with zero sense of humour or ability to see himself as the shaggy incoherent wanna-be guru that he so clearly is.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-kady-2003-10-21.html>  
Date: 21 Oct 2003

The selection of posts on the megalomaniac hatepage lovingly maintained by Gerry Armstrong demonstrate clearly that he believes any criticism of himself to be tantamount to a deliberate OSA attack. That, in case you were wondering, is loony.

[...]

My brain is just fine, no worries; the problem is with Gerry's writing, and what I hesitate to call "logic", as it meets none of the minimal standards to so qualify. The pattern has become all too familiar: Gerry kooks out about something, some unwitting a.r.s. denizen corrects him, he flies into a paranoid hissy fit, and posts 400 line screeds of pseudo-intellectual claptrap that bears a remarkable resemblance to the insights offered by burned out hippie barflies throughout the ages and across the world, and after he's worked himself into a truly entertaining fit of pique, you show up and try to blame everyone else for not being properly indulgent of his insanity.

[...]

Well, I'll leave any masochists still perusing this thread to read some of Gerry's writings, and determine for themselves whether this description is accurate or not. This thread, in fact, would be an excellent example, since rather than simply graciously admit that his speculation was at best



most similar to Diane's, and people who abhor his arrogance are right on the money, no matter what his other admirable qualities.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-jess-lurking-2003-10-29.html>

Date: 29 Oct 2003

Hey guys, I've chimed in with a couple of posts on this thread, but I simply can't go along with this approach towards Gerry.

I really believe he is hurting, and not handling things very well at all, maybe even self-destructing. While I've long thought he was a bit 'kooky' in a harmless 'eccentric' sort of way, I now think it's more serious than that.

Maybe I'm wrong, and I hope I am, but as I've said recently I hope those who claim to be his friends look out for him, rather than just 'egg him on' in his current strategy towards ars.

And I also hope these comments of mine don't come across as in any way condescending towards Gerry because that's not what I feel at all.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-kady-2003-10-29.html>

Date: 29 Oct 2003

<snipping bulk of Gerry's insanity, which I'll leave to Martin to reply, if he so desires>

[...]

> On 29 Oct 2003 14:42:55 GMT, Jess Lurking <pass@that.thanks> wrote:

>

>>Gerry Armstrong <gerry@gerryarmstrong.org> wrote in

>>news:jq2vpv8kr04s9c5ffns35uesk4vtfob65d@4ax.com:

>>

[...]

The rest of the post is replete with similarly kooky, delusional and paranoid snippets. I've snipped all but my personal favourite, in the interests of not causing any unwary readers' heads to explode at the leaps of illogic and pervasive persecution complex that make up the bulk of your reply ...

> Or, you and Kady, prove me wrong. What Bob testified to about Ken  
> Dandar is not nearly as vicious and false as what Kady would testify  
> to against me if given the opportunity by Scientology. She doesn't  
> even do anything about it now before she is supoenaed to clean up the  
> record she's made.

Okay, I lied; I'm including two snippets. The above is, in fact, indicative of a kind of mental rot the likes of which is rarely seen outside of environments where the inhabitants are kept away from sharp objects. Then again, I wouldn't want to be around Gerry if there were any sharp objects, but that's a separate issue.

The attentive reader will notice that not only does Gerry try to draw a



parallel between someone criticizing him on a USENET group and someone committing perjury on the stand, accusing a lawyer of perfidious conduct in order to assist Scientology in having him disqualified from the case, and the case itself thrown out of court, but he actually suggests that the USENET criticism is "not nearly as vicious and false".

To continue with the snippage ...

<snippage>

> But listen to what you are saying. I state a simple fact: That people  
> who profess to be critics of the Scientology cult can serve the cult's  
> malevolent purposes with unmerited attacks on the cult's opponents.  
> You say that it's the same crap Scientology tells its members about  
> criticisms. You are accusing me of acting the same as Scientology,  
> which is false. But when I state the truth when it's true, you say  
> it's complete bullshit. Now that is bullshit!

Gerry, for the love of whatever God is acting as your second chair and chief witness today, get help. You are clearly utterly unable to comprehend the difference between a "lie" and a difference of opinion. There is really no reason in continuing to discuss anything with you, given this gap in your mental processing, but since you're now suggesting that I'm in league with Rosen to destroy you, I'm going to reply to this for the benefit of anyone who is masochistic enough to follow this thread.

> [End Quote]

>

> How about if you tell us what Kady will say on the stand in response  
> to Rosen's questions.

How about if you tell me, the person with whom your creepy obsession is becoming clear in this monstrous reply, complete with hallucinatory dialogue, on what possible ground such an exchange would ever take place?

If your legal strategy rests entirely on the thesis that I don't think you're insane, you're in trouble. I don't think it does, however, since it would be pretty stupid for you to carefully gather all evidence to the contrary, and host it on your website, if you think that it serves the purpose of OSA.

If your legal strategy is to demonstrate that somehow, "OSA made her do it," with regards to my opinion, I think that the fact that I deny that this is the case in virtually every post so enshrined, and have even challenged you to show one example of how my opinion of your complete and utter insanity is derived, in whole or in part, from Scientology sources, would also argue against this being the basis of your defence.

Unless you're trying to do OSA's work yourself, presuming that OSA's work somehow involves calling me to the stand to confirm that I think you're a lunatic. The mobius loop of fractured logic makes my head hurt.

> E.g., "Ms. O'Malley, you write that Gerry Armstrong's so-called logic  
> doesn't meet any of the minimal standards to so qualify. Do you  
> believe this to be true?"  
>



> I bet she'll lie and say, "Yes."

How, pray tell, would that even be a "lie" if it is, in fact, what I've written, and is, in fact, what I think? More to the point, what possible relevance does my opinion of your sanity have to the case against you, which is over your breach of contract with the Church of Scientology? It would in no way help Scientology's case, since I believe that their argument is that you knowingly and deliberately violated the gag order into which you entered. My opinion that you are insane would in no way help Scientology to demonstrate that you are doing so deliberately, but would, in fact, help \*your\* defence, presuming said defence was insanity.

Again. Head hurting. Must .. make ... it ... to ... end ... of ... post ...

> E.g., "Ms. O'Malley, you write that there's an all too familiar  
> pattern with Gerry Armstrong, where you say that he kooks out about  
> something, some unwitting a.r.s. denizen corrects him, he flies into a  
> paranoid hissy fit, and posts 400 line screeds of pseudo-intellectual  
> claptrap that bears a remarkable resemblance to the insights offered  
> by burned out hippie barflies throughout the ages and across the  
> world? Do you believe that to be true?"

>  
> I bet she'll lie and say, "Yes."

>  
> Rosen: "And you've characterized what Gerry Armstrong calls the GOoN  
> sQUaD FOLLIES page as "demented, paranoid hate pages," is that  
> correct?"

>  
> KO: "Yes."

>  
> Rosen: "And you believe that to be true?"

>  
> KO: "Yes."

>  
> Rosen: "And what are your qualification for these observations and  
> conclusions about Gerry Armstrong?"

>  
> KO: "I'm a journalist."

No, in that case, in this fantasy interrogation which would never occur in real life, since it's not like there is a shortage of people who have read your words on USENET and have concluded that you're a loon, I would state that my only qualifications for making such observations is that I am a regular reader of a.r.s., and I knows kooks when I sees 'em.

> Rosen: "And you've read everything Gerry Armstrong has written and  
> posted to the newsgroup alt.religion.scientology, correct?"

>  
> KO: "Yes I have."

>  
> Rosen: "And as you sit here, under oath, you are very certain that  
> Gerry Armstrong's so-called logic doesn't meet any of the minimal  
> standards to so qualify, that there really is an actual all too  
> familiar pattern with Gerry Armstrong, where he, as you say, kooks out  
> about something, some unwitting a.r.s. denizen corrects him, Armstrong



> flies into a paranoid hissy fit, and posts 400 line screeds of  
> pseudo-intellectual claptrap that bears a remarkable resemblance to  
> the insights offered by burned out hippie barflies throughout the ages  
> and across the world, and that what he calls his GOoN sQUaD FOLLIES  
> page are demented, paranoid hate pages, is that correct?"

>

> KO: "Yes I am."

>

> Rosen: "No further questions."

>

> Now do you think that Kady O'Malley's testimony, as postulated above  
> using only her already published words, which testimony she is daily  
> locking in by refusing to deal honestly and straight across with her  
> lies and black PR about me, will serve the Scientology cult's  
> malevolent purposes towards me?

It wouldn't. It would, in fact, hurt their case, which would require that your alleged breach of contract was done deliberately, and in sound mind. But don't let that cramp your style, or impinge on your cunning efforts to equate your imagined enemies, like me, with OSA, even to the point of speculating that I would work with Rosen.

Perhaps you have mistaken me for Bob Minton, who did, in fact, work closely with Rosen to tell \*actual lies\* - ie untruths about factual matters, not opinions - in a futile effort to destroy Ken Dandar, in which case, perhaps you might take this entire argument and apply it to Arnie Lerma, who has on his website many such attacks on Ken Dandar, and was even publicly predicting his imminent disbaring on the front page of his website.

I don't seem to recall you flying into high dudgeon at that sorry little episode, which rather than simply involving criticism and a difference of opinion, included allegations of theft, fraud, perjury and other actual criminal acts, all of which were soundly disproven.

> Or perhaps Kady would like to change her testimony in advance of that  
> day with Rosen on the stand or in deposition.

If anything, your most recent post demonstrates that you're a hell of a lot crazier than even I thought.

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-hartong-2003-10-29.html>

Date: Wed, 29 Oct 2003

[...]

He's crazy! He's really crazy! I don't think there's probably any help available for his kind of crazy, though

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-hartong-2003-10-29-1.html>

Date: Wed, 29 Oct 2003

[...]

Maybe Gerry is collecting all of these posts where people call him a kook because he expects at some point to need an insanity defense and he wants to be able to point theses posts and say, "See? Everyone thinks I'm crazy!"

<http://www.gerryarmstrong.org/50grand/cult/usenet/ars-kady-2003-10-29-1.html>

Date: 29 Oct 2003



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9 CHURCH OF SCIENTOLOGY INTERNATIONAL

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**SUPERIOR COURT OF THE STATE OF CALIFORNIA  
FOR THE COUNTY OF MARIN**

CHURCH OF SCIENTOLOGY  
INTERNATIONAL, a California  
nonprofit religious corporation,

Plaintiff,

vs.

GERALD ARMSTRONG,

Defendant.

CASE NO. 152229

**EX PARTE APPLICATION FOR  
ORDER TO SHOW CAUSE RE  
CONTEMPT; MEMORANDUM OF  
POINTS AND AUTHORITIES;  
DECLARATION OF ANDREW H.  
WILSON**

Date: November 13, 2000  
Time: 9:30  
Department: 6

Plaintiff/Judgment Creditor Church of Scientology International ("CSI") hereby applies *ex parte* for an order directing Defendant/Judgment Debtor Gerald Armstrong ("Armstrong") to show cause why he should not be held in contempt of this Court, pursuant to section 1209(a)(5) of the California Code of Civil Procedure, for Armstrong's willful defiance of this Court's October 17, 1995 Order of Permanent Injunction (the "Injunction").

This application is made on the grounds that, in violation of the Order, Armstrong -- who has twice previously been found in contempt of the Injunction -- has continued to openly flaunt the authority of this Court, violating the Injunction issued by this Court in



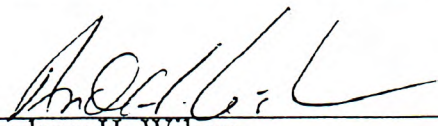
1 numerous respects, including the following: (1) During the period February 20, 1998 to  
2 July 10, 2000, Armstrong made a total of 131 postings on the Internet, each of which  
3 violated one or more provisions of the Injunction; (2) Armstrong traveled to Clearwater,  
4 Florida and on December 5, 1999 spoke before a public gathering sponsored by the Lisa  
5 McPherson Trust, a for-profit corporation, the purpose of which is to bring about the  
6 destruction of the Scientology religion; and (3) Armstrong traveled to Tampa, Florida and  
7 on December 10, 1999 gave an interview on radio station WMNF-AM, during which he  
8 again violated the terms of the Injunction.

9 Armstrong has willfully treated this Court's authority with such callous disregard  
10 that he should be criminally sanctioned by fine and imprisonment under Code of Civil  
11 Procedure § 1218. Armstrong has been notified of this Application pursuant to Law and  
12 Discovery Policy Manual Paragraph 261, *et seq.* Declaration of Andrew H. Wilson at ¶  
13 18.

14 This Application is based on this Application itself, the concurrently filed  
15 Declaration of Andrew H. Wilson; the exhibits submitted therewith; the records on file in  
16 this case; and such further evidence and argument as may be properly presented at the  
17 hearing of this Application.

18 Dated: November 13, 2000 Respectfully submitted,

19 WILSON CAMPILONGO LLP

20  
21 By:   
22 Andrew H. Wilson

23 Attorneys for Plaintiff/Judgment Creditor  
24 CHURCH OF SCIENTOLOGY INTERNATIONAL  
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1 assisting others litigating or defending claims against CSI and Scientology-related  
2 entities. (*Id.*) Beginning in approximately 1990, Armstrong fraudulently transferred  
3 substantially all of his assets to his attorney and close friends, and then began repeatedly  
4 breaching almost every covenant he made in the Agreement. (*Id.* at ¶ 3.)

5 As a result of Armstrong's conduct, CSI brought this action for breach of the  
6 Agreement seeking, *inter alia*, a permanent injunction against further breaches. (*Id.* at ¶  
7 4.) On October 17, 1995, this Court granted an Order of Permanent Injunction against  
8 Armstrong (the "Order") following a motion for Summary Adjudication of issues brought  
9 by CSI. (*Id.* at ¶ 8.) Such Order was later incorporated into the judgment entered against  
10 Armstrong on May 2, 1996 (the "Judgment"); the Order and Judgment are collectively  
11 sometimes referred to as the "Injunction". The Injunction prohibits Armstrong from  
12 voluntarily assisting any persons litigating claims adverse to defined "Beneficiaries"  
13 including CSI, from making public statements regarding any of the Beneficiaries, and  
14 from creating and/or publishing "works" discussing any of the Beneficiaries.

15 Armstrong's response to the Injunction was virtually immediate and has persisted.  
16 In response to his most egregious violations of the terms of the Injunction, CSI obtained  
17 contempt judgments against Armstrong both on June 5, 1997 and February 20, 1998. (*Id.*  
18 at ¶¶ 11, 13). Bench warrants issued in both instances, but Armstrong fled California in  
19 response to the first contempt judgment and moved out of California to avoid arrest and  
20 to persist in his defiance of the Court.

21 Armstrong continues to flaunt the Injunction and the authority of this Court,  
22 boasting to all that will listen that he intends to persist in violating the Injunction, calling  
23 it invalid and criminal. Indeed, since the February 20, 1998 contempt order, Armstrong  
24 has made a total of 131 postings on the Internet, each of which violated one or more  
25 provisions of the Injunction. (*Id.* at ¶ 17.) Armstrong has also caused himself to be  
26 subpoenaed for deposition in a lawsuit against the Church in Clearwater, boasting that he  
27 initiated the contact with the plaintiff's attorney (*id.* at ¶ 14); gave a speech at a fund-  
28 raiser for an anti-Scientology group in Clearwater (*id.* at ¶ 15); traveled to Tampa, Florida



1 for an interview at Radio Station WMNF AM where he again purposely violated the  
2 Injunction (*Id.* at ¶16), and in June 2000, journeyed to Denmark to provide information to  
3 anti-Scientology media there.

## 4 II. ARGUMENT

5 There is ample cause for this Court to issue an Order to Show Cause why  
6 Armstrong should not be held in criminal contempt for his willful disobedience of the  
7 Injunction. Code of Civil Procedure § 1209, *et seq.*, provides this Court with the power to  
8 punish acts, such as Armstrong's, which are in "disobedience of any lawful . . . order of  
9 the court." Code Civ. Proc. § 1209(a)(5). *See also, Pacific Telephone and Telegraph Co.*  
10 *v. Superior Court* (1968) 265 Cal.App.2d 370 (section 1209 contempt proceedings are  
11 special proceedings, criminal in character and intended to implement the inherent power  
12 of the court to enforce its lawful orders).

13 Code of Civil Procedure § 1211 provides that when contempt is not committed in  
14 the immediate view and presence of the court, an affidavit shall be presented to the court  
15 of the facts constituting the contempt. For this purpose, declarations can be used in place  
16 of affidavits. Code Civ. Proc. § 2015.5.

17 The above declaration "need only make a *prima facie* showing of the elements of  
18 contempt." *Crawford v. WCAB* (1989) 213 Cal.App.3d 156, 169. The declaration must  
19 show: (1) the rendition of a valid order; (2) the respondent's knowledge of the order;  
20 (3) the respondent's ability to comply with the order; and (4) the respondent's willful  
21 disobedience of the order. *See, Conn v. Superior Court* (Farmer's Group) (1987) 167  
22 Cal.App.3d 774, 784. All these conditions are present here.

### 23 A. The Court's Injunction At Issue Is Valid.

24 The Order was valid when rendered and remains fully enforceable. A true and  
25 correct copy of the Order is attached as Exhibit D to the Declaration of Andrew H.  
26 Wilson, filed herewith.



1       **1. There has been no successful direct attack against the Injunction.**

2       Since its entry, there has been no successful challenge to the validity of the Order  
3 by Armstrong. (Wilson Decl. at ¶ 9.) There was no appeal from the Injunction, which is  
4 clearly final and no longer subject to direct or collateral attack.

5       **2. Any collateral attack against the Injunction by Armstrong would be**  
6 **meritless.**

7       The only permissible collateral attack against the Order would be based on a  
8 wholly meritless claim by Armstrong that it is invalid on its face. *People v. Gonzalez*  
9 (1996) Cal.4th 804, 823-4.

10       The Court's file reflects that, prior to the entry of the Order, Armstrong fully  
11 litigated his claims that such an order would be vague, ambiguous, overbroad, against  
12 public policy, violative of his First Amendment rights, and violative of his rights to equal  
13 protection under the Fourteenth Amendment. Considerable time and effort was expended  
14 by the parties and this Court in addressing and rejecting Armstrong's numerous  
15 arguments as to why the proposed Order was improper.

16       **B. Armstrong Had Actual Knowledge Of The Injunction.**

17       One needs to look no further than Armstrong's own words to find conclusive  
18 proof of this element. In his speech to the Lisa McPherson Trust, Armstrong told his  
19 audience about the Injunction and that his speech was "barred by Court order." (Wilson  
20 Dec., ¶ 15, Exhibit H, pg 1.)

21       **C. Armstrong Was Fully Capable Of Complying With This Court's Injunction.**

22       The restrictions placed on Armstrong's behavior by the Order are very specific  
23 and limited. The Order provides, in pertinent part, as follows:

24       Defendant Gerald Armstrong, his agents, employees, and persons acting in  
25 concert or conspiracy with him are restrained and enjoined from doing  
26 directly or indirectly any of the following:

26                               \*   \*   \*

27       3. Voluntarily assisting any person (not a governmental organization or  
28 entity) arbitrating or litigating adversely to the Beneficiaries.

      4. Facilitating in any manner the creation, publication, broadcast,



1 writing, . . . electronic recording or reproduction of any kind of . . .  
2 documentary work of any kind which discusses, refers to or mentions  
Scientology, the Church, and/or any of the Beneficiaries [of the Order].

3 Nothing in the Order requires affirmative action. Instead, Armstrong is merely  
4 restrained from continuing to disclose his "information" and opinions. The restrictions on  
5 Armstrong's behavior in the Order stems from an agreement which Armstrong made  
6 freely and voluntarily and for which he was paid \$800,000.00. (*Id.* at ¶ 2.)

7  
8 **D. Armstrong Has Willfully Disobeyed The Injunction And Must Be  
Appropriately Sanctioned.**

9 The requirement that there be a "willful disobedience" of a court order to support  
10 the sanction of criminal contempt is undeniably met here.

11 This Court should exercise all of its available powers to stop the mockery of its  
12 authority and his violation of CSI's rights. Both should be subject to a fine of \$1,000 for  
13 each violation, and incarcerated for not more than five days pursuant to Code of Civil  
14 Procedure § 1218. CSI should also be awarded the costs and attorneys' fees it has  
15 incurred in bringing this Application.

16 CSI also submits that upon a finding of contempt under Code of Civil Procedure  
17 § 1209, *et seq.*, referral to the District Attorney for misdemeanor prosecution under Penal  
18 Code § 166(4) is also necessary to curtail Armstrong's continued defiance of this Court's  
19 authority.

20 **III. CONCLUSION**

21 In light of the foregoing, plaintiff Church of Scientology International respectfully  
22 requests that the Court order that Armstrong show cause why he should not be held in  
23 contempt of court and why CSI should not be awarded its costs, including attorneys' fees,  
24 in bringing this motion. CSI also requests an order permitting it to give notice of the  
25 Order to Show Cause to the fugitive Armstrong by service of the order by  
26  
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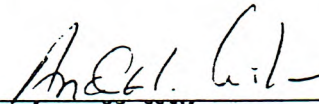
1 overnight mail to his last known address -- his mother's residence in Chilliwack, British  
2 Columbia.

3 Dated: November 13, 2000

Respectfully submitted,

4 WILSON CAMPILONGO LLP

5  
6 By:



Andrew H. Wilson

Attorneys for Plaintiff/Judgment Creditor

8 CHURCH OF SCIENTOLOGY INTERNATIONAL  
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1 June 24, 1992, in which Mr. Armstrong made this statement, is attached hereto and incorporated  
2 herein by reference as Exhibit B.

3 6. Shortly thereafter, in a declaration of February 2, 1993, Armstrong stated, "I do not  
4 believe such non-assistance, covenants or orders are legal or do anything but obstruct the  
5 administration of justice and attempt to destroy men's souls." True and correct copies of pages  
6 1, 9-11 and 29 of said declaration are attached hereto and incorporated herein by reference as  
7 Exhibit C.

8 7. On August 15, 1993, Mr. Armstrong wrote to me, declaring that his breaches of the  
9 settlement agreement and of Judge Sohigian's Preliminary Injunction continued unabated, even  
10 in Armstrong's sleep. A true and correct copy of the letter which I received from Mr.  
11 Armstrong, dated August 15, 1993, is attached hereto and incorporated herein by reference as  
12 Exhibit D.

13 8. On October 17, 1995, this Court granted an Order of Permanent Injunction against  
14 Armstrong (the "Order") following certain motions for the Summary Adjudication of Issues by  
15 CSI. Such Order was later incorporated into the judgment ("Judgment") entered against  
16 Armstrong on May 2, 1996. Attached hereto as Exhibit E is a true and correct copy of the Order  
17 which was attached to the Judgment as an Exhibit. (The Order and the Judgment are collectively  
18 referred to hereinafter as the "Injunction.")

19 9. Since its entry, there has been no successful challenge to the validity of the Order  
20 by Armstrong. The Preliminary Injunction which preceded the Order was affirmed following  
21 Armstrong's Petition to the Court of Appeals.

22 10. Armstrong's counsel appeared at the hearing pertaining to the Order. Armstrong  
23 further received notice of entry of the Order.

24 11. In January 1997, I learned of actions by Mr. Armstrong which I believe are clear  
25 violations of the Injunction. These actions were brought to the attention of this Court which  
26 issued an OSC re Contempt on February 19, 1997 and an Order of Contempt on June 5, 1997. A  
27 true and correct copy of which is attached hereto as Exhibit F.

28 12. Armstrong successfully discharged the approximately \$300,000.00 awarded by



1 this Court in damages to CSI in its bankruptcy proceedings. Armstrong failed in his effort to  
2 have the Bankruptcy Court discharge him from the contractual obligations upon which the Order  
3 is based.

4 13. In September and October of 1997, Armstrong committed a series of knowing and  
5 intentional violations of the Order, which resulted in entry of a Second Order of Contempt on  
6 February 20, 1998 and issuance of another Bench Warrant. A true and correct copy of which is  
7 attached hereto as Exhibit G.

8 14. Sometime in late 1998, Armstrong initiated contact with attorney Kennan Dander  
9 who represents the plaintiff in *Liebreich v. Church of Scientology Flag Service Organization, et*  
10 *al.*, Hillsborough County, Florida Circuit No. 97-01235, an action based on false and  
11 inflammatory allegations that the defendants are somehow responsible for the death of a Church  
12 member. A true and correct copy of certain pages of the deposition (hereinafter "Armstrong  
13 Dep.") transcript of Mr. Armstrong, taken in that action, is attached hereto as Exhibit H  
14 Armstrong admits, even boasts, that he initiated the contact (Armstrong Dep., pp. 107-08), that  
15 he told Dander that he had information which could be helpful to the plaintiff in *Liebreich*,  
16 (Armstrong Dep. 108) and that he and Dander discussed the injunction and the fact that it  
17 prohibited Armstrong from voluntarily assisting Dander (Armstrong Dep. 112-113). These email  
18 and phone communications resulted in Armstrong voluntarily traveling to Florida to give his  
19 deposition. (Armstrong Dep., pp. 122) Having told Dander when and where he would arrive,  
20 Armstrong was served at the Tampa Airport with a deposition subpoena for his December 4  
21 deposition, notice of which had been given by Dander some two weeks earlier on November 20.  
22 (Armstrong Dep. 4-6).

23 15. In early December, 1999, Armstrong again traveled to Florida for the purpose of  
24 aiding *Liebreich*, giving a speech at a fund-raiser for the Lisa McPherson Trust. The videotape  
25 of that speech was produced by Liebreich in May 2000. A true and correct written transcript  
26 made from the videotape is attached hereto as Exhibit I. At the beginning of his speech,  
27 Armstrong brags, "I am under an injunction in the State of California, in fact I am a wanted man  
28 in the State of California and I am barred by court order from even mentioning the word



1 'scientology.'" He then does exactly what he is prohibited from doing, and apparently delights in  
2 spinning a web of lies and half-truths about his experiences as a Church member (his association  
3 ended in 1982) and his purported knowledge of the "Scientology organization."

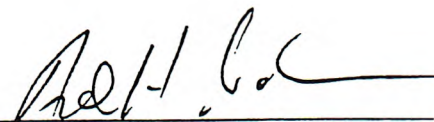
4 16. Shortly thereafter, on December 10, Armstrong traveled to Tampa, Florida for an  
5 interview at Radio Station WMNF AM where he again boasted of violating the Injunction, and  
6 embellished his usual calumny with tales of a "Scientology prison system." A true and correct  
7 copy of a written transcript of this interview is attached hereto as Exhibit J.

8 17. From February 20, 1998 through the present, Armstrong has made a total of 131  
9 postings to the Internet, each of which violates one or more provisions of the Injunction. True  
10 and correct copies of a sampling of these postings are attached hereto as Exhibit K. A complete  
11 listing of these postings is attached as Exhibit L.

12 18. On November 9 and 10, 2000, I notified Mr. Armstrong of this application by  
13 sending a copy of this application without exhibits to Armstrong's e-mail addresses as follows:  
14 (1) armstrong@dowco.com, which was used as recently as October 31, 2000; and (2)  
15 armstrong@ntonline.com, an email address appearing on some of Armstrong's postings. A copy  
16 of the covering email messages are attached hereto as Exhibit M.

17 19. This morning, November 13, 2000, I received a copy of Mr. Armstrong's posting to  
18 the Internet, attached hereto as Exhibit N, which clearly shows that Mr. Armstrong received my  
19 e-mail and in which he readily admits to thousands of violations of the provisions of the  
20 Injunction.

21 I declare under penalty of perjury pursuant to the laws of the State of California that the  
22 foregoing is true and correct. Executed this 13<sup>th</sup> day of November, 2000 at Sausalito,  
23 California.

24  
25   
26 Andrew H. Wilson  
27  
28



**Important Note:**

I am in an extraordinary and dangerous situation that every potential employer should be aware of. Because of massive fraud and criminality that I discovered while inside Scientology, the organization declared me to be an "enemy" and has been attacking me to destroy my reputation, relationships, livelihood and life since 1982.

As a result, I have gained considerable knowledge concerning Scientology's war on its "enemies," the organization's battle tactics, and its aggressive, antisocial policies and practices toward good people who oppose these policies and practices. I am both an opponent and victim of Scientology's "Suppressive Person Doctrine" and its "Fair Game Policy," which states:

ENEMY - SP Order. Fair game. May be deprived of property or injured by any means by any Scientologist without any discipline of the Scientologist. May be tricked, sued or lied to or destroyed.

<http://www.gerryarmstrong.org/50grand/cult/sp/pl-1967-10-18-penalties-for-lower-conds.html>

Scientology declared me a "Suppressive Person" or "SP," and pursuant to the "Suppressive Person" doctrine has carried out a campaign of assaults, threats, false criminal charges, civil lawsuits, black propaganda, and intelligence operations wherever I have gone or worked for the past twenty-two years. This history of attacks is documented on this site:

<http://www.gerryarmstrong.org/50grand/introduction.html>

In its core and operation, Scientology is a global intelligence organization. There should be no doubt that any person or company that employed me would become targets for Scientology intelligence gathering and covert operations.

Through threat, fraud and judicial malfeasance, Scientology has obtained various court orders in California, which the organization insists are enforceable around the world, that prohibit me from mentioning my experiences in or knowledge of Scientology, even saying the word "Scientology," on penalty of U.S. \$50,000 per utterance, plus being jailed and fined. Just for writing this resume I will be penalized \$50,000, jailed and fined, and for sending it to any potential employer, or for apprising any potential employer of this situation involving Scientology I will also be penalized \$50,000, jailed and fined.

At the same time, I have a duty to advise any potential employer of the risk inherent in employing me. Potentially, any employer could be sued by Scientology for facilitating my activities that Scientology claims are in violation of the cult's California court orders, such as speaking about Scientology's fraud, threats, attacks and criminality. Since Scientology has declared me to be a "Suppressive Person," pursuant to the organization's policy, anyone who even grants me credence is a "Suppressive Person" and subject as well to the "Suppressive Person Doctrine" and to being Fair Gamed. See, e.g., <http://www.gerryarmstrong.org/50grand/cult/sp/spd-28-1982-08-13-txt.html>



**Gerry Armstrong**  
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604-703-1373  
gerry@gerryarmstrong.org

Date of Birth 18 October 1946  
Social Insurance number: 701-585-580

**Public Education**

1964 -- Chilliwack Senior Secondary School  
1982-83 -- Coastline College, Orange County, California -- Paralegal Program

**Present goals**

I am a writer, speaker and prophet, anxious to keep working in these activities.

**Work history**

2002 - 2004

Built two websites in Germany, along with my wife web designer Caroline Letkeman.

<http://www.gerryarmstrong.org>

<http://www.suppressiveperson.org>

1997

Paralegal. George W. Abbott, Minden, Nevada

1996

Paralegal. Panore Holdings, Reno, Nevada

1991 - 1995

Paralegal. Ford Greene, San Anselmo, California

1985 - 1986

Paralegal. Flynn & Joyce (Now Flynn, Sheridan & Tabb), Boston, Massachusetts

1982 - 1984

Paralegal. Feldsott, Lee & Van Gemert, Newport Beach, California

1970 - 1981

Storesman, Transport I/C, Legal Officer, Port Captain, Intelligence Officer, Communications Aide, Camera Grip, Lighting Crew, Actor, Location Scout, Archivist, Researcher.

Scientology, Vancouver, B.C., Europe, Caribbean, Florida, California.

1964- 1969

Chokerman, Riggingslinger. Various West Coast logging companies.